

MAY 13, 2008MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURTUNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION~~RECEIVED~~

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MAR 13 2008

MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURTRICKY ROBINSON-EL~~RECEIVED~~

APR 22 2008 amw

APR 22 2008

MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURT(Enter above the full name
of the plaintiff or plaintiffs in
this action)

vs.

CHARLES PETERSONGEORGE ADAMSONTAMMY GARCIAAMI WORKMANTERRY L. McCANNJANE BULARZIK(Enter above the full name of ALL
defendants in this action. Do not
use "et al.")Case No: 07 C 6412

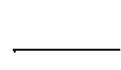
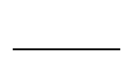
(To be supplied by the Clerk of this Court)

Melody J. FordROGER E. WALKER JRROD BLAGOJEVICH~~RECEIVED~~

APR 22 2008

MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURT

Apr 22, 2008

CHECK ONE ONLY: FOURTH AMENDED COMPLAINTCOMPLAINT UNDER THE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983
U.S. Code (state, county, or municipal defendants)COMPLAINT UNDER THE CONSTITUTION ("BIVENS" ACTION), TITLE
28 SECTION 1331 U.S. Code (federal defendants)

OTHER (cite statute, if known)

**BEFORE FILLING OUT THIS COMPLAINT, PLEASE REFER TO "INSTRUCTIONS FOR
FILING." FOLLOW THESE INSTRUCTIONS CAREFULLY.**

I. Plaintiff(s):

A. Name: Rickey Robinson-EI

B. List all aliases: O

C. Prisoner identification number: K-82958

D. Place of present confinement: Stateville Correctional Center

E. Address: Route 53, P.O. Box 112, Joliet, Illinois [60434]

(If there is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. number, place of confinement, and current address according to the above format on a separate sheet of paper.)

II. Defendant(s):

(In A below, place the full name of the first defendant in the first blank, his or her official position in the second blank, and his or her place of employment in the third blank. Space for two additional defendants is provided in B and C.)

A. Defendant: Charles Peterson
Title: Stateville Chaplain
Place of Employment: Stateville Correctional Center

B. Defendant: George Adamson
Title: Senior Chaplain
Place of Employment: Stateville Correctional Center

C. Defendant: Tammy Garcia
Title: Grievance Officer
Place of Employment: Stateville Correctional Center

(If you have more than three defendants, then all additional defendants must be listed according to the above format on a separate sheet of paper.)

D. Defendant: AMI WORKMAN
Title: GRIEVANCE OFFICER
Place of Employment: STATEVILLE CORRECTIONAL CENTER

E. Defendant: TERRY L. McCANN
Title: WARDEN/CHIEF ADMINISTRATIVE OFFICER
Place of Employment: STATEVILLE CORRECTIONAL CENTER

F. Defendant: JANE BULARZIK
Title: IDOC LEGAL COUNSEL
Place of Employment: ILLINOIS DEPARTMENT OF CORRECTIONS

G. Defendant: MELODY J. FORD
Title: ADMINISTRATIVE REVIEW BOARD
Place of Employment: ILLINOIS DEPARTMENT OF CORRECTIONS

H. Defendant: ROGER E. WALKER JR
Title: DIRECTOR
Place of Employment: ILLINOIS DEPARTMENT OF CORRECTIONS

I. Defendant: ROD BLAGOJEVICH
Title: GOVERNOR
Place of Employment: STATE OF ILLINOIS

III. List ALL lawsuits you (and your co-plaintiffs, if any) have filed in any state or federal court in the United States:

A. Name of case and docket number: _____

B. Approximate date of filing lawsuit: _____

C. List all plaintiffs (if you had co-plaintiffs), including any aliases: _____

D. List all defendants: _____

E. Court in which the lawsuit was filed (if federal court, name the district; if state court, name the county): _____

F. Name of judge to whom case was assigned: _____

G. Basic claim made: _____

H. Disposition of this case (for example: Was the case dismissed? Was it appealed? Is it still pending?): _____

I. Approximate date of disposition: _____

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. CO-PLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

IV. Statement of Claim:

State here as briefly as possible the facts of your case. Describe how each defendant is involved, including names, dates, and places. **Do not give any legal arguments or cite any cases or statutes.** If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheets if necessary.)

This action is brought against the State of Illinois and against certain IDOC Prison Employees of the State of Illinois, so named in this Second Amended Complaint, for "discrimination supported by state action" enforced by State officials and employees "under color of State law". A district court may substitute a department/agency [IDOC] in place of the Defendant State of Illinois because the Illinois Department of Corrections may be sued in its own name in a United States district court.

COUNT I. CAUSE OF ACTION

Plaintiff's Establishment Clause Claim

1. As a Washitaw Ismaili Moslem Plaintiff was/is compelled to attend "religious services" of non-Indigenous [non-Indian] Muslim groups pursuant to Warden's Bulletin No. 2007-109 and the notarized letter provided by Defendant George

Adamson, herein attached as Exhibits E-3; E-7. This type of coercion violates the "establishment clause." This "religious coercion" practiced by the IDoc, under the Challenged Policy i.e. Warden's Bulletin No. 2007-109, is prohibited under the establishment clause, which serves to protect "religious choice" against government coercion. Whether direct or indirect, IDoc's "coercion of religious conformity" is a violation of the establishment clause; and the mandatory attendance, required by Washitaw Muurs under the Challenged Policy, at another's "religious services" and "religious instructions" violated the establishment clause.

2. Defendant Jane Bularzik's opinion rendered November 6, 2006 violated the Establishment Clause denying plaintiff the right to Religious/Indigenous Identification via failure to allow Plaintiff's photograph with religious headdress; the Red Fez, herein attached as Exhibit D-1.

3. Defendant Tammy Garcia also violated the Establishment Clause on November 17, 2006 when she denied plaintiff's grievance to exercise his right to Religious/Indigenous Identification to have a photograph with religious headdress, herein attached as Exhibit D-4.

4. Defendant Terry L. McCann further violated the Establishment Clause on November 28, 2006 when he concurred with defendant Tammy Garcia's denial of plaintiff's grievance to exercise his right to Religious/Indigenous Identification in violation of the Establishment Clause, herein attached as exhibit D-4.

5. Defendant's Melody J. Ford & Roger E. Walker Jr subsequently denied plaintiff's grievance to exercise his right to Religious/Indigenous Identification in violation of the Establishment Clause, herein attached as exhibit D-5.

6. Defendant George Adamson violated the Establishment Clause when he subsequently denied plaintiffs rights to practice Ismaili Islam on June 14, 2007 - August 7, 2007 and November 6, 2007, and practice in Ramadan on November 6, 2006, herein attached as exhibit C-2, C-1, A & E-1.

7. Defendant Terry L. McCann violated the Establishment Clause when he subsequently denied plaintiffs rights to practice Ismaili Islam on June 6, 2006 and August 13, 2007, to practice in Ramadan on November 28, 2006 and September 6, 2007, and to observe the tenets of Ismaili Islam not limited to the wearing of the traditional Indigenous headdress "dreadlocks" on September 13, 2006, herein attached as exhibits C-2, C-4, E-5, B-5 & E-7.

COUNT II. CAUSE OF ACTION Plaintiffs Conspiracy Claim

Plaintiff asserts that IDOC Director and Supervisory and prison Officials, "conspired" to violate the Plaintiff's "federally protected rights" guaranteed under the United States Constitution. The Defendants failed to establish minimum standards for inclusion for all religious groups who desire to have "religious services" and practice their traditional religion, particularly prison inmates who are members of the Indigenous Washitaw Nation of Muurs, who practice their religion under the Moorish Science Temple of America. The purpose for this "conspiracy" was to deprive prison inmates who were Washitaw Muurs, who are members of the Washitaw Nation of Muurs, of their "federally protected rights" guaranteed under the United States Constitution. The "conspiracy" consisted of the deprivation of the "free exercise of religion" and the "equal protection of the laws" rights.

Each Defendant conspired among themselves to deprive the Plaintiff of his rights. The Conspirators committed acts in furtherance of the conspiracy which included: 1.) the denial of an "administrative hearing" pertaining to "religious services;" 2.) the continuous denial of "religious services;" 3.) IDOC failure to allow the wearing of the traditional indigenous headdress: "dreadlocks" & "Red Fez."

1. On September 7, 2006 Defendant Ami Workman denied Plaintiff's grievance submitted August 17, 2006. Plaintiff's grievance challenged the Individual Grooming Policy asserting that as an Indigenous individual the wearing of his dreadlocks is apart of the traditional indigenous headdress and that he seeks a religious exception to the policy that his rights may be upheld, herein attached as exhibit B-3.

2. September 13, 2006 Defendant Terry L. McCann concurred with defendant Ami Workman's denial of Plaintiff's grievance. Plaintiff appealed this grievance to the Director September 15, 2006, herein attached as exhibit B-3.

3. January 2, 2007 Defendants Melody J. Ford & Roger E. Walker Jr denied Plaintiff's grievance without a administrative hearing, herein attached as exhibit B-4.

4. September 21, 2006 Plaintiff made a final attempt to gain a religious exception to the groomong policy by submitting a letter directly to defendant Roger E. Walker Jr that he subsequently denied again January 25, 2007, herein attached as exhibit B-5 thru B-8.

5. November 6, 2006 Defendant Jane Bularzik conspired via her legal opinion to deny plaintiff's grievance submitted August 18, 2006. Plaintiff's grievance requested to have his photograph taken with his Red Fez (sacred headdress) to complete his enrollment on a national level, herein attached as exhibits D-1 thru D-3.

6. On november 17, 2006 Defendant Tammy Garcia furthered the conspiracy when she denied the plaintiff's grievance based on Jane Bularzik's legal opinion, herein attached as exhibit D-4.

7. On November 28, 2006 Defendant Terry L. McCann concurred with Tammy Garcia's denial of Plaintiff's grievance in furtherance of the conspiracy, herein attached as exhibit D-4. December 12, 2006 plaintiff appealed to the director.

8. March 14, 2007 the conspiracy continued as defendant Melody J. Ford denied plaintiff's grievance without an administrative hearing, herein attached as exhibit D-5.

9. March 14, 2007 in furtherance of this conspiracy defendant Roger E. Walker Jr concurred with Melody J. Ford's denial of plaintiff's grievance, herein attached as exhibit D-5.

10. October 27, 2006 plaintiff filed a grievance requesting monetary damages for the effects he suffered due to being denied to Ramadan, herein attached as exhibit E-1 & E-2.

11. November 6, 2006 Defendant George Adamson took part in the conspiracy to deprive plaintiff his right to Ramadan when he responded to plaintiff's grievance attaching a ten year old letter by a Clifford Warner Bey whom do not belong to plaintiff's Temple, herein attached as exhibit E-1 & E-3.

12. November 8, 2006 plaintiff appealed his grievance to the grievance officer attaching his written response briefly explaining that whom they recognize as an authority for the "MSTA" is not a part of the Temple whom plaintiff gets his authority, herein attached as exhibit E-4.

13. November 17, 2006 defendant Tammy Garcia furthered the conspiracy when she denied plaintiff's grievance based on defendant George Adamson's review, herein attached as exhibit E-5.

14. November 28, 2006 defendant Terry L. McCann concurred with Tammy Garcia's denial of plaintiff's grievance takeing part in the conspiracy, herein attached as exhibit E-5.

15. March 14, 2007 the conspiracy again continued on as defendant Melody J. Ford denied plaintiff's grievance without an administrative hearing, herein attached as exhibit E-6.

16. March 14, 2007 once again defendant Roger E. Walker Jr took his place in the conspiracy by concurring with Melody J. Ford's denial of plaintiff's grievance herein attached as exhibit E-6.

17. Plaintiff again suffered mentally & physically during the month of Ramadan 2007 as he received Warden's Bulletin No. 2007-109 denying him the right to take part, herein attached as exhibit's E-7 thru E-9.

18. Defendant Charles Peterson took part in the conspiracy to deny plaintiff's efforts to Ramadan when he inserted that the Moors/Muurs do not Ramadan to a visiting Imam at Jumah service prior to the month of Ramadan 2006. Which foiled plaintiff's efforts to have the Imam accomodate the Moors who wished to Ramadan, herein attached as exhibit E-1 & E-8.

19. June 14, 2007 plaintiff made one last effort to request to Warden Terry L. McCann and Senior Chaplain George Adamson for recognition of Ismaili Islam and for meeting space and time with a five page detailed letter, herein attached as exhibit C-2.

20. July 11, 2007 plaintiff grieved the defendants Terry L. McCann & George Adamson's silence of plaintiffs letter of recognition, herein attached as exhibit C-1.

21. August 7, 2007 defendant George Adamson took part in the conspiracy to continue to deny recognition of plaintiffs religion when he reiterated the administrative directive asking for information he already had having been in contact with plaintiffs National Leader Brother "Ravanna Sanders Bey" in the past, herein attached as exhibit C-1 and C-3.

22. August 8, 2007 defendant Ami Workman took part in this conspiracy to deny recognition of plaintiffs religion when she concurred with defendant George Adamson and down played plaintiff's grievance deeming it resolved.

23. November 6, 2007 plaintiff prepared a formal letter addressing defendant Geoge Adamson's request for information pertaining to the Administrative Directive. Plaintiff addressed all five requirements and attached a host of information that plaintiff knew the defendant Adamson already received from "Ravanna Bey", herein attached as exhibit's A thru A-24.

COUNT III. CAUSE OF ACTION
Plaintiff's Federal Equal Protection and Free Exercise Claims

The "equal protection of the laws" clause was violated when their was "no accomodation" for religious service. Plaintiff was denied access to religious materials; and was/is not allowed to wear his traditional indigenous/religious garments, sacred medallions or prayer beads. Such an attire was/is regarded as an intricate part of the Ismaili Islamic Faith. Most more, plaintiff was not allowed to participate in the sacred yearly ceremonies, particularly Ramadan. No Musilm group may claim dominion over the "religious observance" of Ramadan.

1. Defendant George Adamson failed to respond to plaintiff's request for recognition, space and time thereby failing to make any accomodation for Ismaili Islam religious service, which violated the equal protection of the laws and free exercise thereof, herein attached as exhibit's A & C-2.

2. Defendant Roger E Walker Jr failed to offer any accomodation for Ismaili Islam religious service which violated the equal protection of the laws clause and free exercise thereof, herein attached as exhibit A-1.

3. Defendant Rod Blagojevich also failed to offer any accomodation for Ismaili Islam religious service which violated the equal protection of the laws clause and free exercise thereof, herein attached as exhibit A-1.

4. Defendant Ami Workman denied plaintiff's equal protection of the laws and free exercise thereof September 7,2006 when she denied plaintiff grievance stating dreadlocks are not permitted regardless of sex, religion, race or ethnicity, herein attached as exhibit B-3.

5. Defendant Terry L. McCann denied plaintiff's equal protection of the laws and free exercise thereof september 13,2006 when he concurred with defendant Ami Workman's denial of plaintiff's grievance to allow the wearing of his traditional headdress "dreadlocks", herein attached as exhibit B-3.

6. Defendant's Melody J. Ford & Roger E. Walker Jr subsequently denied plaintiff's equal protection of the laws and free exercise thereof January 2, 2007 & January 25,2007 when they denied plaintiff's grievance and concurred with defendant Ami Workman that "dreadlocks", plaintiff's traditional headdress, are not permitted regardless of religion, herein attached as exhibit B-4 & B-8.

7. November 6,2006 Defendant George Adamson produced a ten year old letter to deny plaintiff, a member of the Ismaili Islamic Faith, the right to participate in the sacred yearly fast, Ramadan, which violated the plaintiff's "equal protection of the laws" and free exercise thereof, herein attached as exhibits E-1 & E-3.

8. November 17,2006 Defendant Tammy Garcia denied plaintiff's right to ramadan when she denied his grievance based on defendant George Adamson authority, which also violated the plaintiff's equal protection of the laws and free exercise thereof, herein attached as exhibit E-5.

9. November 28, 2006 defendant Terry L. McCann concurred with defendant Tammy Garcia's denial of plaintiff's right to ramadan that violated the plaintiff's equal protection of the laws and free exercise thereof, herein attached as exhibit E-5.

10. Defendant's Melody J. Ford and Roger E. Walker Jr subsequently denied plaintiff's equal protection of the laws and free exercise thereof March 14, 2007 when they denied plaintiffs grievance and concurred with defendant Tammy Garcia's denial of plaintiff's right to ramadan, herein attached as exhibit E-6.

11. September 6, 2007 defendant Terry L. McCann circulated his bulletin denying plaintiff equal protection of the laws and free exercise thereof that restricted plaintiff from participating in Ramadan, herein attached as exhibit E-7.

COUNT IV. CAUSE OF ACTION

Plaintiff's Claim Of Discrimination Based On Nationality And Religion

Plaintiff alleges that he was discriminated against because of his "national origin" ("nationality") and "religion;" and because Illinois is required to acknowledge plaintiff's "religion" because the Moorish Science Temple of America is recognized by Illinois.

1. Plaintiff points out that Indigenous Washitaw Nation of Muurs practice their religion under the Moorish Science Temple of America via the Reincarnate Temple whose faith is also known as Ismaili Islam in which IDOC fails to recognize, herein attached as exhibit's A-1, C-2, F-1, F-2, F-3, F-4, F-6, G-1, G-3, & G-6.

2. Defendant George Adamson and other defendants named throughout this complaint who are **State Employees** of IDOC discriminated against plaintiff's nationality and religion when he produced a ten year old letter that states: "The recognized authority concerning MSTA is Clifford Warner Bey, both by the **Department of Corrections** and by the MSTA." Whereas Clifford Warner Bey is not a recognized member of the Reincarnate Temple/Washitaw Ismaili Islam. The recognized authority of the reincarnate Temple is "Ravanna Sanders Bey" whom the **Department of Corrections** refuses to acknowledge, thus denying plaintiffs nationality and religion, herein attached as exhibits E-3 & F-6.

3. Plaintiff asserts that his Nationality and Religion as a Washitaw Muur is registered with the State of Illinois herein attached as exhibits F-7 thru F-14. It is the State itself that creates the power of the "actor" (IDOC Employees) in the name of the department (IDOC). When the State department (IDOC) fails to open a "religious forum" to a particular religious group and inmate adherents, the absence of such forum constitute discrimination toward that/those particular "religion(s)" and/or "nationality." Civil laws are held to apply to the State actions of departments from the State's "delegation of authority."

Standard Of Review

On several occasions both the Warden and Chaplain at Stateville were given "requests" for "religious service;" and on every occasion, the Plaintiff was directed to attend "religious services" of a "non-Indigenous" Muslim group in violation of the "Establishment Clause." For over a period of ten (10) years, "requests" were denied; and inmates who are Washitaw Muurs were denied the privileges that were granted to other religious groups. Attendance for "religious services" were denied, but were affirmed for other religious groups. Because IDOC employees failed to act to prevent the "deprivation," their actions contributed to the violation of Plaintiff's rights.

Summary Argument

Plaintiff Motions for Injunctive, Equitable and Declaratory Relief should be granted because Plaintiff has suffered, and continues to suffer irreparable injury from defendants act's and omissions, under the misguided policies and practices of the Illinois Department of Corrections. The grounds for granting Plaintiff's Motions and Prayer for Relief are predicated on the fact that Plaintiff have been deprived of federally protected rights: 1.) "free exercise of religion," 2.) "equal protection of the laws" and 3.) "establishment clause."

Prayer For Relief

Plaintiff prays that the Court enters a Judgment against the Defendants for Injunctive Relief, requiring the Illinois Department of Corrections (IDOC) to accommodate Plaintiff's religion; requiring the IDOC to permit the Washitaw Muurs to have "religious services;" requiring the IDOC to permit the Washitaw Muurs the wearing of their traditional indigenous headdress: "dreadlocks;"

requiring the IDOC to permit the Washitaw Muurs a photograph with the religious headdress: the Red Fez as required by the U.S. State Department, Departments of Homeland Security and of the Interior, Bureau of Indian Affairs; requiring the IDOC to allow the Washitaw Muurs participation in ramadan; and requiring United States District Court to compel the performance of Illinois Department of Corrections to act in accordance with Illinois State law and United States statutes.

Plaintiff prays that the Court enters an ORDER of Judgement against the Defendants for **Actual/Compensatory Damages** in the amount of \$100,000.00 per Defendant, or in an amount sufficient to fully compensate the Plaintiff for injuries, damages plaintiff suffered both mentally & physically that incurred during the 2006 & 2007 periods of Ramadan at the expense of Plaintiffs "national origin"/"nationality" and "religion."

Plaintiff prays that the Court enter an ORDER of Judgment against the Defendants for **Punitive/Exemplary Damages** in the amount of \$100,000.00 per Defendant, or in an amount sufficient to adequately punish Defendants for their actions and omissions at the expense of Plaintiffs "national origin"/"nationality" and "religion."

Plaintiff prays that the Court enters an ORDER of Judgment against the Defendants for the cost of litigation and court fees, for legal counsel and attorneys fees, for indemnity bonds (subrogation/indemnification), and/or for any other relief the Court may deem appropriate, just and proper.

V. Relief:

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

(See Previous Page)
Attached!

VI. The plaintiff demands that the case be tried by a jury. YES NO

CERTIFICATION

By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court.

Signed this 6th day of March, 2008

Rickey Robinson - E/C
(Signature of plaintiff or plaintiffs)

Rickey Robinson - E/C
(Print name)

K-82958
(I.D. Number)

Rt. 53, P.O. Box 112
Joliet, Illinois [60434]
(Address)

Rickey Robinson-Pl
#K82958
P-227

Exhibit A

November 6, 2007

Chaplain Adams,

I have finally received the documentation that you request is required, and I am formally addressing your request regarding section 425.60.

- 1.) Written verification that other committed persons belong to that faith and are interested in attending such religious activities.

"The MUURS under the 1926 charter are representatives of the original Moorish Science Temple of America; we are not a splinter group of MUURS as claimed by members of your chaplainry. We are the authentic MUURS, born of the organic Washitaw Nation of Muurs. Therefore all members of the Moorish Science Temple regardless of the faction of which they have been taught are MUURS, thus I am a sheik/Teacher to propagate this fact to all Muurs. (See Exhibits A-1, A-2, & A-3)"

- 2.) The names, addresses, and telephone numbers of the outside leaders of the faith.

"Though this administration has been in correspondence with Ravanna Rey in the past: His name & address can be obtained in the upper right hand corner of exhibit A-1, and on the bottom of exhibit A-2."

- 3.) Copies of the by-laws, chapters, or articles of incorporation, to the extent available.

"Most if not all are the same as has been provided by the Moorish Science Temple in the past. You can confirm & clarify by contacting Ravanna Rey."

- 4.) Written verification of the religion's practices, requirements, historical origins, size of membership population, organization hierarchy and structure, role of religious personnel, and dietary restrictions.

"To this effect I basically laid it all out to you and McCann in my 5 page request for recognition/space and time. I am enclosing more information, any more that is needed you should contact Ravanna Rey. (See Exhibits A-1 thru 21 as well as the 8 pages of Application for recognition of exemption)"

- 5.) The time place and nature of any religious activities to be conducted and the identity of the religious program volunteer who will conduct the requested religious activities as well as their address, telephone number, and credentials; and

"Again the time, place and nature that has not been provided in my five page Request for Recognition can be worked out with clarity should you contact Ravanna Rey. What is for certain, having to have a religious volunteer is where we bump heads with the policy, whereas we are willing to allow a chaplain to sit in while we conduct our services according to the confirmation of Ravanna Rey.

Exhibit A-1)

Wednesday May 30, 2006

Page 17 of 82

TO: Roger E. Walker, Director
Illinois Department of Corrections
P.O. Box 19277
Springfield, Illinois 62794-9277

Rod Blagojevich, Governor
C/o Illinois Dept. of Corrections
207 Statehouse
Springfield, Illinois 62706

Lisa Madigan
Illinois Attorney General
500 South Second Street
Springfield, Illinois 62706

FROM: Ravanna Sanders-Bey
Moorish Science Temple
U.S.A. P. O. Box 6318
Chicago, Illinois 60621

Re: Request for Meeting Space for the Moorish Science Temple of America
Ismaili Islam, Reincarnate Temple of Chicago
Washitaw Nation of Muurs

Incorporated in the State of Illinois in 1926, this Temple is the oldest and original Moorish Science Temple. This Temple is the only Temple registered with the United States government [ETN: 56-2473981]: Interior, Commerce, Justice and State Departments. It is a Religious Corporation registered with the Secretary of State, State of Illinois [Tax Exemption No.: E 9939-0647-1, Illinois Department of Revenue]. The Moorish Science Temple of America is the "religious" component of the Washitaw Nation of Muurs: an Indigenous Nation first Acknowledged by Spain in 1797 and then by the United States in 1802 [U.S. Land Grant 923]. The Nation's religious status is protected under Article III of the Louisiana Cession Treaty [8 Stat. 200 (1803)]. IRS: Exception 17053-290-74460-4 [Certified Mail 7003 3110 0000 4219 7846] Illinois Tax Exemption E 9939-0647-01.

PROTESTANTISM

CATHOLICISM

CONFUCIANISM

BUDDHISM

HINDUISM

JUDAISM

ISLAM

ZOROASTRIANISM

Lutheran
Anabaptist
Mennonite
Amish
Calvinist
Presbyterian
Reformed
Anglican
Buritan
Methodist
Episcopal
Baptist
Quakers

Eastern Orthodox
Roman Catholic
Anglican Catholic
Byzantine Catholic
Greek Orthodox
Russian Orthodox
Romanian Orthodox
Ukrainian Orthodox
Armenian Apostolic
Seventh Day Adventist
Jehovah Witnesses
Pentecostal
African Episcopal Methodist [AME]

Tibetan
Japanese

India/Hindu
Orthodox

Talmudic
Falashas

Sufi

Persia/Iranian National
Shi'a
Shiite Islam Twelve's
Ismaili=Sevener's

Conservative
Traditional

Ahmadiyyat

Baba'i/Babism
Lubavitch Chabad
Sikhism/Sikhs



All Christians, Protestants and Catholics are Not the same; and likewise, all Jews and Moslems are Not alike. Ismaili Islam, the sacred way of like of the Muurs, is Not the same as Sunni or Shiite Islam. The world view of one is Not one and the same as the other. Sunni is Not Shiite, and Ismaili is Not Sunni nor Shiite. Note the conflict [war] between Iraq and Iran [1979-1989], and the Civil War between Sunni and Shiite in Iraq today.

Therefore, if their are several groups of Muurs [as their maybe Arabs, Turks, Persians, or Afghani], it follows that one group may not practice the same form of Islam as the other. In fact this is the case. It is our request that Ismaili Islamic adherents are allowed to meet among themselves and practice their own form of Islam. All Muurs do Not practice the same form of Islam. Ismaili, also known as "Seveners," is Moorish Islam.

The Muurs under the 1926 Charter are representatives of the original Moorish Science Temple of America; for we are Not a "Splinter Group" of Muurs as claimed by members of your Chaplaincy. We are the Authentic Muurs, born of the organic Washitaw Nation of Muurs. We would be grateful and most applicative if the Illinois Department of Corrections would grant our Temple space to have our religious service and study meetings.

SUBSCRIBED, SEALED AND AFFIRMED

In Witness whereof, I have hereunto set my hand and caused the seal of the Moorish Science Temple of America to be affixed, this 30th Day of May in the Year 2006.

[Signature]
Sheik Ravanna Sanders-Bey: Moorish Science Temple of America
Witness The Hand And Seal

(Exhibit A)

7

Timothy Turner-Drew Ali [January 3rd 1886–1929 July 20th]

Noble Drew Ali Prophet and Founder

John Givens El [December 6th 1904–1945 October 21st]

Noble Drew Ali Reincarnate Prophet

Ira Johnson El [June 18th 1879–1949 December 5th]

Brother Nazarene Reincarnate Temple

Sister Eva Ali El [April 11th 1912–2005 October 14th]

Queen Mother Eva Reincarnate Temple

Prince Mohammed Ali El [born March 13th 1941]

Son and Heir Reincarnate Temple

MOORISH SCIENCE TEMPLE OF AMERICA REINCARNATE TEMPLE OF CHICAGO



1.	T. Compton Bey	Teacher 1929–1934 [died 1934]
2.	Brother Ross El	Teacher 1934–1949 [died 1955]
3.	Guy Montgomery El	Teacher 1949–1958 [b. 1889–1977 d.]
4.	Samuel Nance Bey	Teacher 1958–1964 [died 1969]
5.	William Woods El	Teacher 1964–1972 [b. 1898–1979 d.]
6.	Claudas Watson El	Teacher 1972–1983 [b. 1939–1983 d.]
7.	Prince David Ali El	Teacher 1983–1996 [b. 1942–1996 d.]
8.	Mohammed Ali El	Teacher 1996–1999 [b. 1932–1999 d.]



Prophet Noble Drew Ali Reincarnated Founder of the Moorish Science Temple of America Aug. 1914

Thursday, July 05, 2007

9-A	Sis Marylyn McClinton El [b. November 17, 1926]	Teacher 1999
9-B	Sister Starlet Watson El [b. 1957-0000 d.]	Teacher Chicago
9-C	Brother Currie Watson El [b. 1971-0000 d.]	Teacher Chicago
9-D	Bro. Adel McClinton El	Teacher Chicago
9-E	Brother Emanuel El	Teacher Chicago
9-F	Bro. Jason Keith Taylor El	Teacher Stateville
9-G	Bro Aaron Pinkston El-Bey	Teacher Lawrence
9-H	Bro. Rickey Robenson-El	Teacher Stateville
10-A	Sister Orissa McClinton El	Teacher Chicago
10-B	Bro. Carman McClinton El	Teacher Chicago
— Derrick Cabil-Bey, Michigan Grand Sheik/Imam		
— Bakare McFarland-Bey, Illinois Grand Sheik/Imam		

10-H	Johnny H. Alexander	Teacher, Chippewa Kincheloe, Michigan Republic [49784]
10-G	Alfred Earl Owens-El	Teacher, Straits Kincheloe, Michigan Republic [49785]
10-F	Kenneth Hardin-El	Teacher, Deerfield Ionia, Michigan Republic [48846]
10-E	Richard Dyer-Bey	Teacher, Grand Mufti/Khan Standish, Michigan Republic [48658]
10-D	Derrick Cabil-Bey	Teacher, Grand Sheik / Imam Manistee, Michigan Republic [49660–9200]
10-C	Brother Joseph Garrett Bey	Chicago Teacher — Adel McClinton El 2 nd Grand Sheik / Imam — El Seti Anu Ali El Supreme Grand Khan/Amir — Omar S. Sanders Bey Illinois Grand Mufti/Khan — Richard Dyer-Bey Michigan Grand Mufti/Khan — Ravanna M. S. Bey Supreme Grand Sheik/Imam

EMPIRE MAURETANIA AL MAGHRIB

BIOGRAPHY

ISMAILI ISLAM

Nasr, Seyyed Hossein

"Theology, Philosophy, and Spirituality." Chapter 22. In: Islamic Spirituality. New York: Crossroad Publishing Company, 1991: Pp 395–446

Farhad Daftary, Editor

Ismaili in Medieval Muslim Societies: A Historical Introduction to an Islamic Community. [Ismaili Heritage Series, Vol. 12] Holtzbrinck Publishers, London: I. B. Tauris and Company, 2006.

Yoginder Sikand

"Shiism . . . Indian Ismailis." In: Muslim World. Vol 93, Issue 1, 2003, Pp 99–115.

W. Ivanow

"A Forgotten Sect of the Ismailis." In: Journal of the Royal Asiatic Society [JRAS], 1937. Ismaili Tradition Concerning the Rise of the Fatimids. London: 1942. Brief Survey of the Evolution of Ismailism. Leiden: E. J. Brill 1952. Studies in early Persian Ismailism. 2nd Ed. Bombay. 1953. The Alleged Founder of Ismailism. 2nd Ed. Bombay. 1957.

Bernard Lewis

"An Ismaili Interpretation of the Fall of Adam." In: Bulletin of the School of Oriental Studies [of London]. Vol 9, Issue 3, 1938: Pp 691–704. The Origins of Ismailism: A Study of the Historical Background of the Fatimid Caliphate. Cambridge, Mass.: Harvard University Press. [Reprint of the 1940 Edition], 1975.

A. J. Wensinck

Walker, Paul E. Early Philosophical Shiism: The Ismaili Neoplatonism of Abu Ya'qub al-Sijistani. Cambridge University Press. 1993

Author "Un-Named"

"The Divine Kingship of the Aga Khan: A Study of Theocracy in East Africa" [Ismaili Islam] In: Southwestern Journal of Anthropology. Vol 14 (Winter 1958) Issue 4, Pp 454–472.

David Hollenberg

"An Early Ismaili Torah Interpretation . . . Fatimid Mission." In: Religion. Vol 33 (April 2003) Issue 2, Pp 127–145.

Robert J. Bocock

"The Ismailis in Tanzania: A Weberian Analysis." In: The British Journal of Sociology. Vol 22 (December 1971) Issue 4. Pp 365–380.

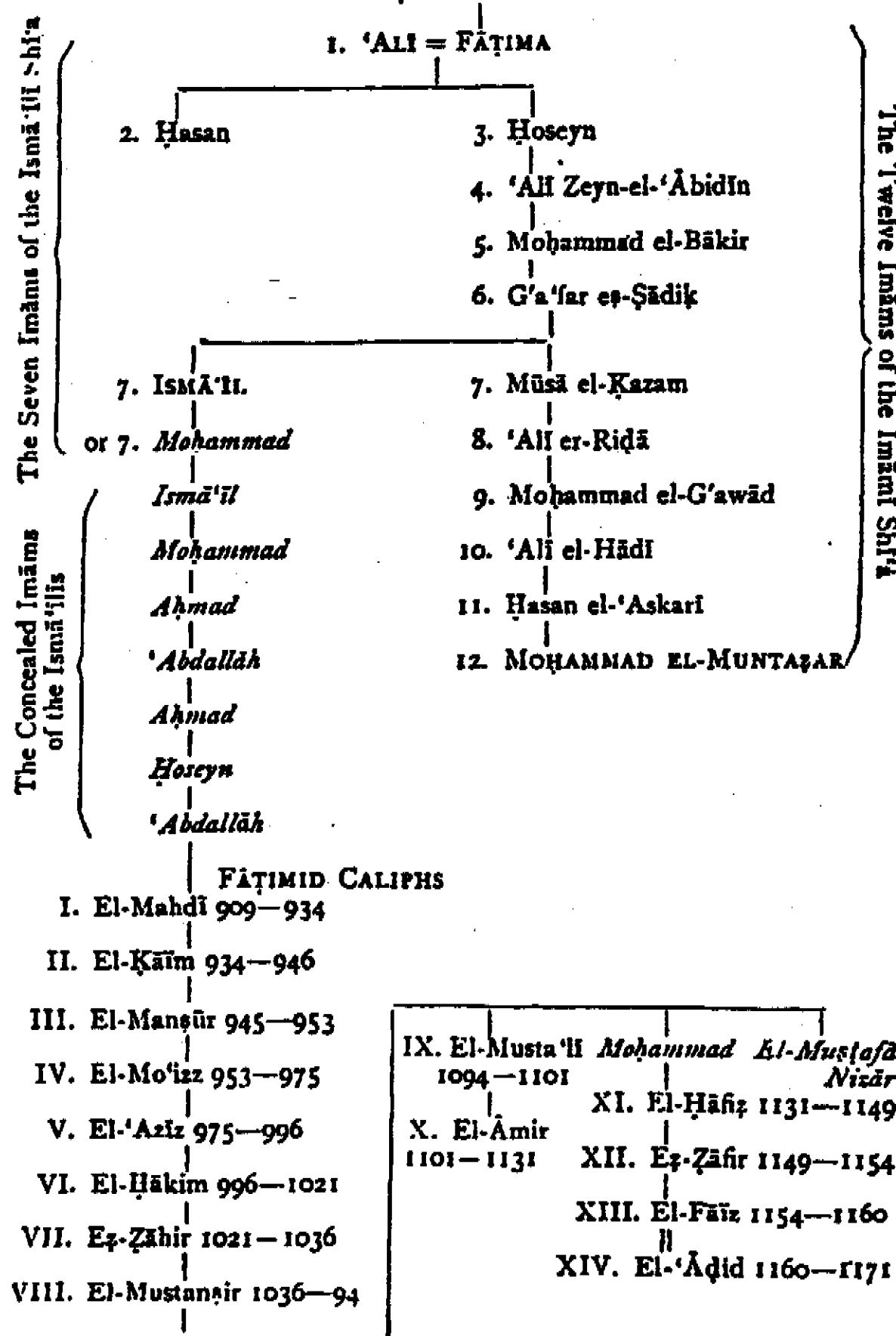
Nasr, Seyyed Hossein

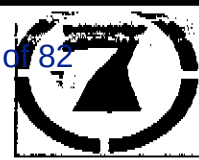
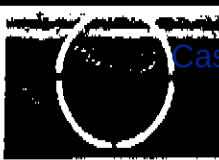
Ismaili Contributions to Islamic Culture. Tehran: 1977.

Stern, S. M.

Studies in Early Ismailis. Jerusalem: Nasr, Seyyed Hossein "Kalam" Pp 231. In: 1987 Encyclopedia of Religion. Vol 8.

A-4
**THE ALLEGED DESCENT OF THE FĀTĪMID CALIPHS FROM THE
 PROPHET MOHAMMAD**





(Exhibit A-5)

1. January 8th, 1886. Holiday of Prophet Noble Drew Ali, (1886-1929). Founder of the Canaanite Temple and later The Moorish Science Temple of America 1913 A.D. Newark, N.J.
2. January 14th, 1932. Holiday. Birthday of Brother Mohammed Ali El, (1932-1999), Moorish Spiritual Leader.
3. March 13th, 1941. Holiday. Birthday of Brother Prince Ali Mohammed El, (1941-).
4. April 11th, 1912. Holiday. Birthday of Sister Eva Ali El, Queen Mother (1911-2005).
5. May 4th, 1927. Holiday. Birthday, Empress Verdiancee "Tiari" Washitaw-Tunica Goston El-Bey.
6. May 14th, 1925. Holy Feast Day. Brother Prophet Noble Drew Ali Reincarnated arrived in Chicago, Illinois.
7. June 7th, 570-632 A.D. Observance Day. Birthday of Prophet Mohammed 1st. Arabian Prophet Founder of the uniting of Islam in Arabia.
8. June 17th, 1928. Observance Day. Prophet Noble Drew Ali led the parade in Chicago, Ill. marking the Moorish Calendar.
9. June 18th, 1880. Holiday. Birthday of Brother Ira Johnson Bey (Allah-El), (1879-1949). The Nazarene.
10. June 20, 1797. Holiday. The Crown of Washitaw. U.S. Land Grant No. 923; Plan No. 1518; Register No. 3, April 12, 1802.
11. July 20th, 1929. Observance Day. Prophet Noble Drew Ali passed in Chicago, Illinois.
12. August 7th, 1929. Greatest Holiday of them all. Prophet Noble Drew Ali reincarnated back into one of his disciples. Brother Prophet Noble Drew Ali Reincarnated.
13. August 17th, 1929. Observance Day. Birthday of Marcus Garvey, (1887-1940). Forerunner of Prophet Noble Drew Ali, the Founder of the Moorish Science Temple of America.
14. September 19th, 1929. Holiday. Prophet Noble Drew Ali publicly announced his reincarnation at Pythians Hall, 3737 State Street, Chicago, Illinois. "I am back," said the Reincarnated Prophet.
15. October 7th, 1942. Holiday. Birthday of brother Prince Davis Ali El (1942-1996). Little Brother.
16. October 14th, 2005. Observance Day. Sister Eva Ali El, passed in Chicago, Illinois.
17. October 21, 1945. Observance Day. Brother Prophet Noble Drew Ali Reincarnated pulled the old ancient Canaanite trick again. Stepped out of the form at 447 East 40th St., Chicago, Illinois.
18. December 5th, 1949. Observance Day. Brother Allah-El (The Nazarene) passed in Menard, Ill. He also pulled the old ancient Canaanite trick.
19. December 6th, 1904. Holiday. Birthday of Brother Prophet Noble Drew Ali Reincarnated (1904-1945).
20. December 19th, 1925. Observance Day. The Star and Crescent appeared in the heavens. Allah's sign to man that His Noble and Divine Prophet Drew Ali was in North America teaching ISLAM. "Islam hangs low in the western sky."

Walter T. Washington	[b. 1838 – 1897 d.]	Muhammad Kashif Bey	[b. 1865 – 1935 d.]
Wentworth A. Matthew-EI	[b. 1892 – 1973 d.]	Pearl Ali = Timothy Turner, Noble Drew Ali = Mary Lou Foreman Ali	[b. 1870 – 1964 d.]
Duse Mohammed Ali	[b. 1866 – 1945 d.]	Aziz Ali Al-Misri Bey	[b. 1878 – 1965 d.]
Marcus Mosiah Garvey	[b. 1887 – 1940 d.]	Arnold Josiah Ford-EI	Leon Richelieu-EI
		[b. 1890 – 1950 b.]	[b. 1870 – 1964 d.]
		[Indigenous Washitaw Nation of Muurs]	
Farroid Muhammad Drew Ali	[b. 1879 – 1934 d.]	Edward Mealy EI = Foreman Bey	Sister D. Mealy EI = Charles Kirkmen Bey
		[b. 1887 – 1935 d.]	[b. 1913 – 1981 d.]
Malcolm [Little] X	[b. 1925 – 1965 d.]	R. German Bey	F. Nelson Bey
		[Indigenous Washitaw Nation of Muurs]	
Richardson Dingle-EI	[b. March 13, 1941]	Prince M. Ali EI	J. Blakely Bey
Timothy Dingle-EI	John Given EI's Son	John Given EI's Son	Verdiace Washitaw Tunica Goston El-Bey
Sister Louise Dingle-EI	Reincarnate Temple	R. Love EI	Empress of the Washitaw Nation of Muurs
		R. Jones Bey	[born: May 4, 1927, Ouachita Parish, Louisiana]
			El-Seti Anu Ali-EI, Ravanna S. Bey
			Washitaw Moorish Land Grant [U.S. No. 923, 1802]
			NORTH AMERICAN CONFEDERATION OF MUURS UNITED UNDER THE INDIGENOUS LAND GRANT

C E R T I F I C A T E O F A U T H O R I T Y
M O O R I S H S C I E N C E T E M P L E O F A M E R I C A

January 11, 1999



Re: Expert Appointments

This is give official notice of the appointment of Dr. Ravanna Bey as Minister of Education & Research for the Empire Washitaw de Dugdahmoundyah. We are encouraged about his past efforts of wanting to find the "Truth" and to get this information to the people. We are looking forward to him being a catalyst for others to have the same motivation to find out their true history. Thank you Dr. Bey and congratulations.

**Reverend: Sanders-Bey, Wankitew Ambassador-At-Large
Wankitew Minister of Education and Research
C/o Post Office Box 21318
[vis: n.a. postal zone 46621-0318]**



Love ,Peace Truth, Freedom and Justice

**Her Highness Verlootacee "Thair" Washidaw-Tutu of Gogon-El-Dey: Empress
Ungushtakun "Uaxacum" Wa-Six***



Helen McLaughlin
Secretary
International Year
of the
World's Indigenous Peoples
July 1993

INTERNATIONAL JURISDICTION AND EXTRATERRITORIALITY

U.S. Land Grant File 9225 Received June 14, 1971 File No. 1294; Register No. 24 April 12, 1972

A CENTER QUE TRABAJA EN LA CONSTRUCCIÓN DE ALIANZAS ENTRE GOBIERNO, SECTOR PRIVADO Y SOCIEDAD CIVIL

⁴ See *Review of Northern Ontario's Economic Prospects: "Prosperity or Bust?"* Land Survey Office, *The Population Study of the Northern Territories* (Ottawa, 1928), pp. 10-12; see the Legislative Committee and later the Standing Senate Committee on Native Affairs, *Northern Ontario: A Resource for the Nation* (Ottawa, 1978); G. T. Trotter, *Senate of Canada: Northern Affairs, April 11, 1978*, and *Senate, November 1, 1978*; *pp. 10-12*; see also the Standing Senate Committee on Native Affairs, *Northern Ontario: A Resource for the Nation* (Ottawa, 1979); *pp. 10-12*; and the Standing Senate Committee on Native Affairs, *Northern Ontario: A Resource for the Nation* (Ottawa, 1980), *pp. 10-12*. In response to the Standing Senate Committee on Native Affairs' report, the Standing Senate Committee on Natural Resources, Environment and Sustainable Development, *Northern Ontario: A Resource for the Nation* (Ottawa, 1981), *pp. 10-12*, and the Standing Senate Committee on Aboriginal Peoples, *Northern Ontario: A Resource for the Nation* (Ottawa, 1982), *pp. 10-12*, recommended that the federal government take action to develop northern Ontario. Among its strongest acts, the Standing Senate Committee on Aboriginal Peoples, *Northern Ontario: A Resource for the Nation* (Ottawa, 1982), *pp. 10-12*, recommended that the federal government take action to develop northern Ontario.

c/o P.O. Box #1318, Chicago, Washington Province, U.S.A. postal zone 60621-0318

**Ber Highness Verdiacee "Imri" Washitaw-Turner Goston El-Bey: Empress
WASHASHAKTUR WAFACTUN 'NET' BBT**



(Exhibit 8)

CENTER FOR HUMAN RIGHTS
CH-1211 GENEVA 10, SWITZERLAND
TEL: (41) 22 917 1234/ 907 1234
FAX: (41) 22 917 0123

Indigenous
People

INTERNATIONAL YEAR 1993

Office of the United Nations High Commissioner for
Human Rights
(OHCHR)
OHCHR-UNOG
8-14 Avenue de la Paix
1211 Geneva 10, Switzerland
Telephone Number (41-22) 917-9000

TO ORGANIZATIONS THAT HAVE SENT IN SUBMISSIONS FOR GRANTS FOR
PROJECTS FROM THE VOLUNTARY FUND FOR THE INTERNATIONAL YEAR OF
THE WORLD'S INDIGENOUS PEOPLE

THIS REFERS TO PROJECTS REGISTERED SINCE 1 MARCH 1993

Thank you for your submission seeking a grant from the Voluntary Fund for the International Year of the World's Indigenous People.

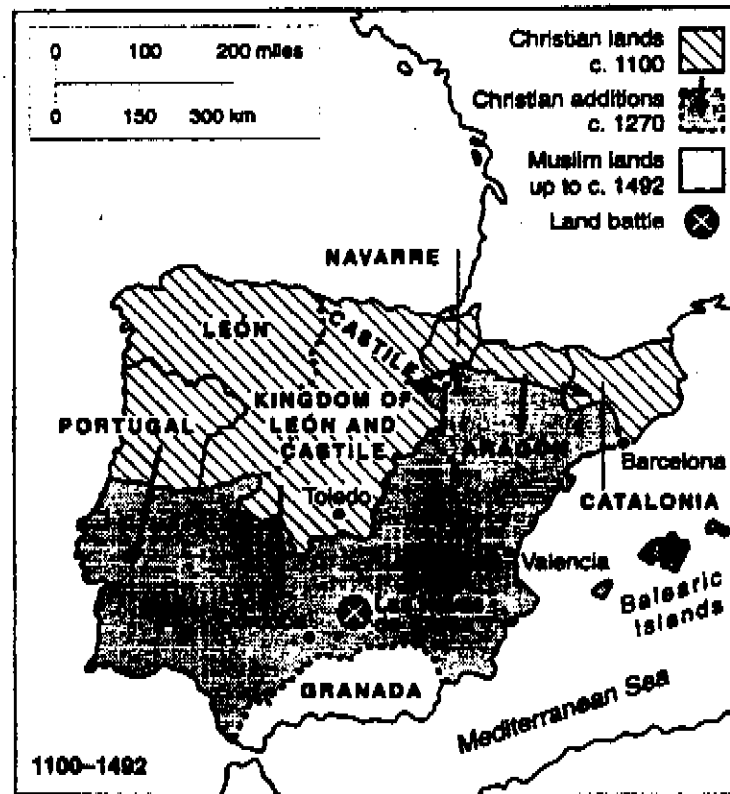
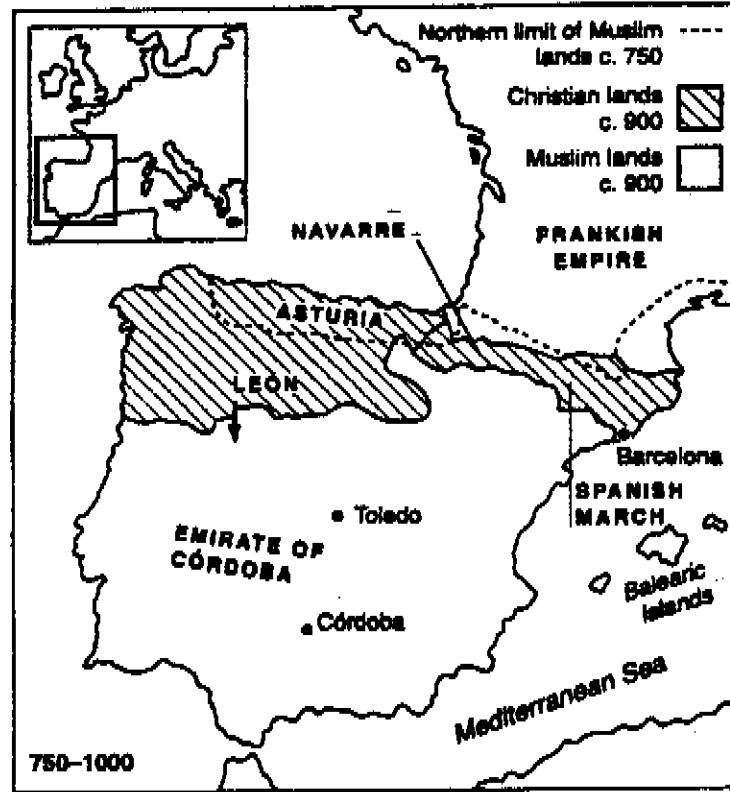
Your project has been registered as Project Number 215/93

We expect to hold the next meeting to consider projects in late August 1993.

Helen McLaughlin
Secretary
International Year
of the
World's Indigenous People
July 1993

**INTERNATIONAL JURISDICTION AND
EXTRATERRITORIALITY**

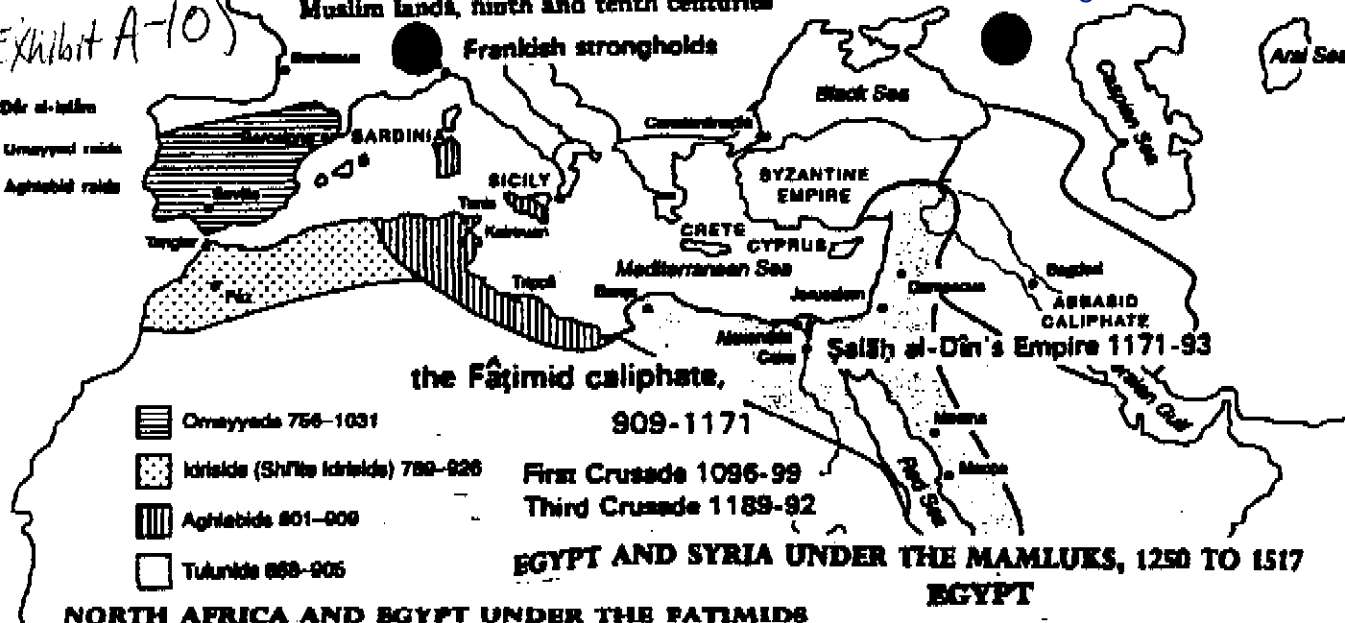
The Visigoth kingdom in the region that is now Spain and Portugal was invaded by Muslims in 711. By 756, the territory had been annexed to Islam and the Muslim kingdom of Córdoba established. Around 1000, Christians left in the northern territories began a 500-year crusade to regain Spain for Christendom. Their campaign is known as the Reconquest (Reconquest).



Events

- 750 By 756 Arab and Berber Muslims (Omayyad dynasty) conquer Spain from Visigoths
- 800 786 Frankish king Charlemagne establishes Spanish March to defend his Empire from Muslims
- 812 By 812 Charlemagne expands Spanish March to include Barcelona
- 970 Almansor, ruler of Christian kingdom of León, conquers Muslim provinces weakened by civil war
- 1029 Castile, Navarre, and Aragón become separate but allied Christian kingdoms
- 1037 Ferdinand I the Great of Castile unites Castile and León
- 1085 Conquest of Toledo. Castilian general Rodrigo Díaz de Vivar (known as El Cid), leads Christians in defeat of Muslims (Almoravid dynasty)
- 1139 Alfonso I establishes Christian Kingdom of Portugal and expands his kingdom southward
- 1212 Battle of Las Navas de Tolosa. Muslims (Almohad dynasty) defeated decisively by Castilian forces. Collapse of Muslim Almohad state follows
- 1238 Aragón takes Valencia from Muslims
- 1217-1252 Ferdinand III the Saint of Castile conquers Córdoba (1236) and all remaining Muslim lands in southern Spain, except Granada
- 1492 Isabella of Castile and Ferdinand II of Aragón defeat Muslims in Granada. End of Reconquest

(Exhibit A-10)

**NORTH AFRICA AND EGYPT UNDER THE FATIMIDS****MOROCCO**

Sharifian empire under the 'Alawi-s (1672 to the present)

Beys at the head of Mamluk households. After 1805 a hereditary royal family of Albanian origin.

M. Al-Sherif**Morocco: the 'Alawi dynasty**

M. Muhammad

M. al-Rashid
1666–72M. Isma'il
1672–1727M. Ahmad
1727–8

M. 'Abd al-Malik

M. 'Abd Allah
1728–57

M. Muhammad

M. 'Ali

THE BARBARY REGENCIES

Tripoli

Tunisia

Algeria

Qaramanli dynasty
(1711–1836)Dynasty of the Husayni Beys
(1705–1957)

Turkish appointed Beys until the French invasion (1830)

M. Yazid
1780–2

M. Hisham

M. Sulayman
1792–1822M. Abd al-Rahman
1822–59S. Muhammad
1859–73M. Hasan
1873–94

A hereditary ruling family, recognized by the Ottoman authorities.

The Kulughli-s were an important group upholding Qaramanli

A growingly independent dynasty ruling over a well-knit national community.

A military regime maintaining close links with Turkey

OTHER PROFESSIONAL EXPERIENCE**(Some of Ravanna Bey Credentials)**

Cook County Highway Department
 Richard J Daley Civic Center
 50 West Washington Blvd.
 Chicago, Illinois 60602
 Draftsman, 1968-1973
 Summers

Central States Pension Fund
 Mid-West Teamster's Union
 8553 West Bryn Mawr
 Chicago, Illinois 60656
 Special Liaison, 1973-1976
 Full-Time

Empire Washitaw de Dugdahmoundyah
 UN Indigenous Nation #215-93
 c/o Post Office Box 1509
 Columbia, Washitaw Proper
 via, U.S.A. Postal Zone 71418
 Special Appointment
 Secretary (January 11, 1999)
 Education and Research

Moorish Science Temple
 Quintuple-A, International
 c/o Post Office Box 21318
 Chicago, Washitaw Provence
 via U.S.A. Pz 60640
 Special Appointment
 Secretary (February 14, 1982)
 Reincarnate Temple , Chicago

ACADEMIC STUDIES:

Chicago State University
 Corrections and Criminal Justice
 95th Street at Dr. M.L. King Drive
 Chicago, Illinois 60628
 1987 Masters of Science
 Corrections and Criminal Justice

Garrett Evangelical Theological Seminary
 Northwestern University, School of Theology
 2121 Sheridan Road
 Evanston, Illinois 60201
 1987 Candidacy, Masters of Theological
 Studies and American History

Loyola University of Chicago
 Anthropology/Sociology Department
 6522 North Sheridan Road
 Chicago, Illinois 60626
 1982 Bachelor of Science
 Anthropology/Sociology

City College of Chicago, Truman College
 Social science Department
 1145 West Wilson Avenue
 Chicago, Illinois 60640
 1980 Associate of Arts and Science
 High School Teaching, Social Studies

International Institute for Mesopotamian
 Area Studies, Near Eastern History
 Malibu, California 90265
 1983-1985 Independent Study
 Near Eastern History

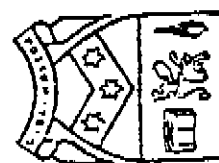
Center for Middle Eastern History
 University of Chicago
 Chicago, Illinois 60637
 1982-1983 Graduate Study
 Middle Eastern History

University of Chicago
 The Oriental Institute
 Chicago, Illinois 60637
 1976-1978 Independent Studies
 Nile Valley Area Studies

University of Illinois
 School of Engineering
 Champaign-Urbana, Illinois 61820
 1968-1970 Undergraduate Studies
 Architectual Engineering

La Salle University
 418 South Plymouth Court
 Chicago, Illinois 60604
 1968 Diploma
 Architectural Drafting

State of Illinois, County of Cook
 State Teacher Certification Board
 Certification: number 142 8609
 Current type 39



LA SALLE EXTENSION UNIVERSITY

A Correspondence Institution - Founded in 1908

The Board of Directors have awarded to

Ravanna M. Bey

this DIPLOMA in

Complete Architectural Drafting

in recognition of the satisfactory completion of the required course of study

In testimony whereof the seal of the University and
the signatures of its duly authorized officers

are hereunto affixed

Given at Chicago, Illinois, on this 10th day of May, 1968

Educational Director

W.B. Jackson

For the Board of Directors

J. H. Munro



UNITED NATIONS

OFFICE FOR HUMAN RIGHTS
CH-1211 GENEVA 10 SWITZERLAND
TEL: (411) 22 917 1234/ 997 1234
FAX: (411) 22 917 0123



INTERNATIONAL YEAR 1993

(411 22) 917-1234

902-1234

Fax 917-0123

Washita Nation

TO ORGANIZATIONS THAT HAVE SENT IN SUBMISSIONS FOR GRANTS FOR PROJECTS FROM THE VOLUNTARY FUND FOR THE INTERNATIONAL YEAR OF THE WORLD'S INDIGENOUS PEOPLE

THIS REFERS TO PROJECTS REGISTERED SINCE 1 MARCH 1993

Thank you for your submission seeking a grant from the Voluntary Fund for the International Year of the World's Indigenous People.

Your project has been registered as Project Number 215/123.

We expect to hold the next meeting to consider projects in late August 1993.

Helen McLaughlin
Secretariat
International Year
of the
World's Indigenous People
July 1993

Empire
Washitaw de Dugdahmoundyah

PROCLAMATION

It is now herein and hereby proclaimed that:

000111/07/02 01:14:21 :
20.00 PM01
DRAFT 10:32 6079812 PC

H.R. #260, currently under consideration by the 105th congress, cited as the "Guadalupe-Hidalgo Treaty Land Claims Act of January 7, 1997, is disclaimed by the indigenous people of the Washitaw de Dugdahmoundyah because it is Washitaw land and not land belonging to the United States, the united states, or the United States of America and it is foreign land to the proposed bill H.R. # 260 of the 105th congress of the maker. It is owned and claimed by the Washitaw de Dugdahmoundyah since the beginning of time and reclaimed as per the government of Spain claimed and released to the Ancient Ones according to the legal demarcation lines.

The following hereby attached and herein now disallowed and disclaimed; therefore this proposed bill H.R. #260 of the 105th congress is null and void in the Washitaw de Dugdahmoundyah land west of the demarcation line.

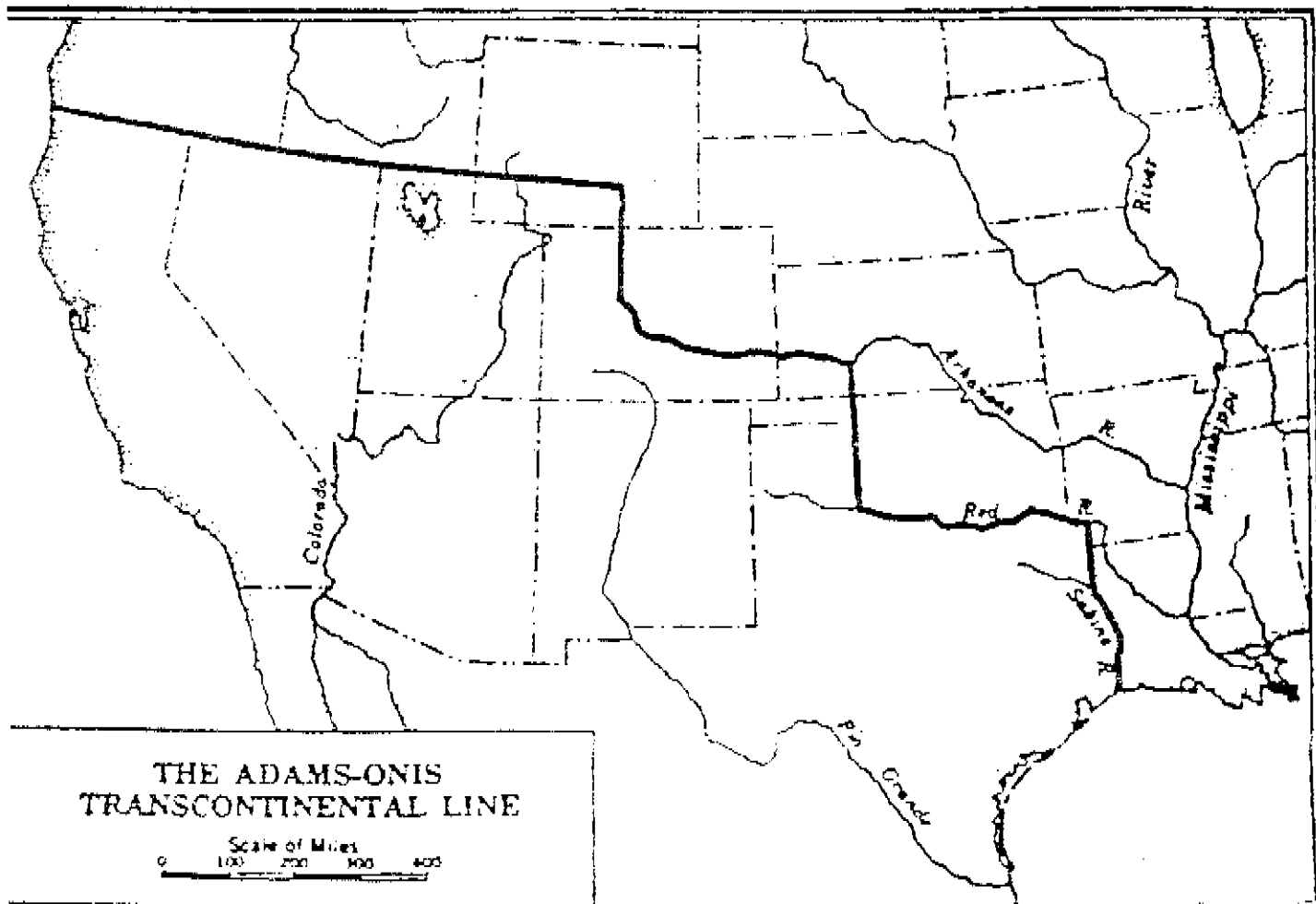


Exhibit ~~14~~ A-14

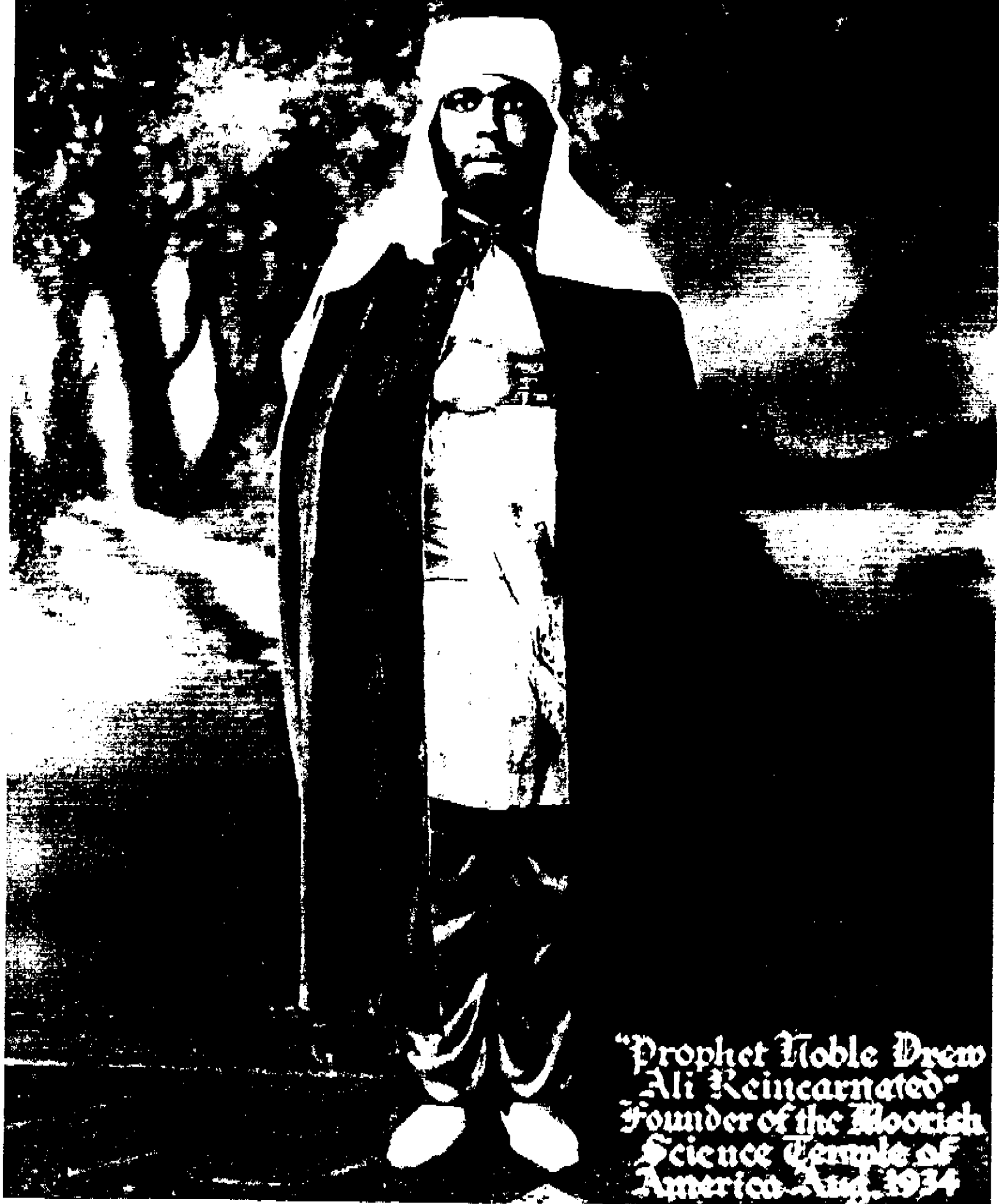
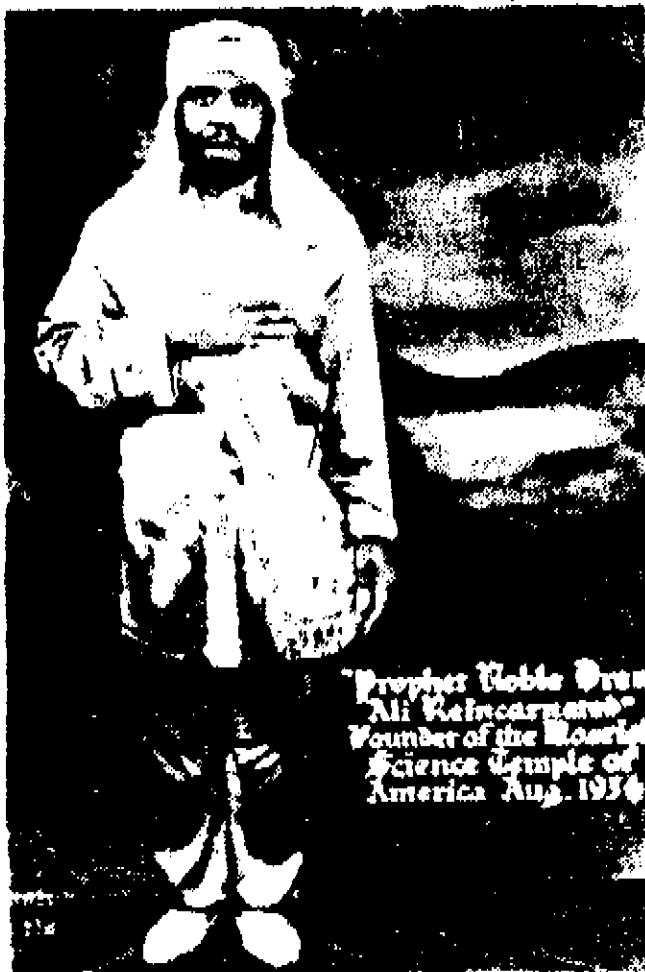


Exhibit A-15



**Prophet Noble Drew Ali
(Reincarnated)**
(Dec. 6, 1904 - Oct. 21, 1945)

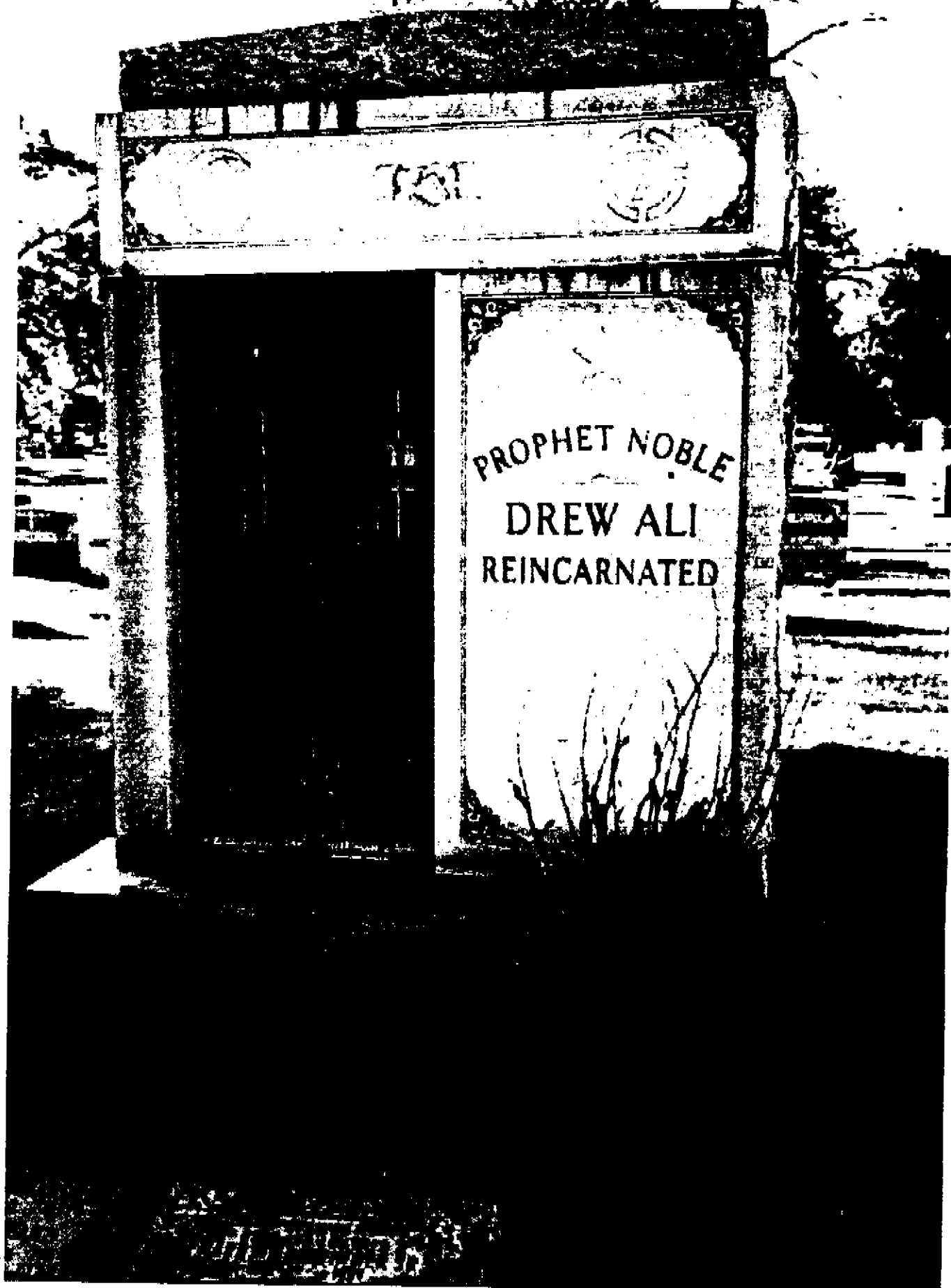
Prophet Noble Drew Ali, Reincarnated was born December 6, 1904 in Sumter, South Carolina to John and Sally Givens. At the age of 20 years, he moved to Chicago, Illinois and became an auto mechanic where he united into the Moorish Holy Temple of Science and became a member of the Adept Chambers.

On August 7, 1929, the spirit of the Founder, Prophet

Noble Drew Ali, reincarnated in the form of John Givens El - to be later known as Prophet Noble Drew Ali, Reincarnated. On September 19, 1929, Prophet Noble Drew Ali, Reincarnated made this truth known at Pythians Hall.

Prophet Noble Drew Ali, Reincarnated taught from his residence at 447 E. 40th Street until October 21, 1945 at which time he passed out of his form.

Many visitors came from the Temples to visit and be counseled by him, as well as to seek advice on every aspect of life.



(Exhibit A-17)

MUURS OF NORTH AMERICA: PROPHET NOBLE DREW ALI

Austin, Allan D., Editor

1984 African Muslims in Antebellum America: A Sourcebook.
 New York: Garland.

Berger, Mortoe

1964 "the Black Muslims." In:
Horizon. (January 6, 1964) Pp. 49-64.

Beynon, Erdmann Doanne

1938 "the Voodoo Cult Among Negro Migrants in Detroit." In: American Journal of Sociology. Vol. 43 (May 1938) No. 6. Pp. 894-907.

Bousquet, G. H.

1935 "Moslem Religious Influence in the United States. In: Moslem World. (January 1935) Vol. 32. Pp. 40-44.

1935 "A Moorish Catechism." In: Moslem World. (January 1935) Vol. 32. Pp. 55-59.

Boutemps, Aran and Jack Conroy

1965 Any Place But Here.
 Garden City, New York: Doubleday. New York: Hill and Wang, 1966.
 1945 They Seek a City.
 New York: Doubleday, Doran and Company, Inc..

Blyden, Edward Wilmot

1888 Christianity, Islam and the Negro Race.
Edinburgh, Scotland: Edinburgh University Press [a Reprint in 1967]

Calverley, Edwin E.

1965 "Negro Muslims in Hartford." In:
Muslim World. Vol. 55 (October 1965) Pp. 340-345.

Chicago Defender

1928	June	30	"Moorish Leaders' is Postmaster's Quest"
1928	July	14	"Moorish Leader Makes Plans for Conclave"
1928	Oct.	20	"Hold Session of Moorish Science Body" Vol. XXIX, No. 25.
1928	Dec.	01	
1929	Jan.	19	"Moorish Leader Attends Inauguration of Governor" Part I, Pp. 7.
1929	Jan.	05	"Moors to Celebrate Birthday of Founder" Saturday.
1929	March	16	"Death of 'Claude Greene' "
1929	March	23	
1929	May	04	
1929	July	20	
1929	August	03	"Most Noble Drew Ali is Laid to Rest" [Lincoln Cemetery, 123 Street & Kedzie]
1929	Sept.	28	"Disband Moorish Cult" Vol. XXV, No. 22.

EMPEROR: THE CROWN = CALIPHATE, CHIEF REPRESENTATIVE OF GOD

PROPHET: THE MAHDI = GOD'S INTERVENTION AT INTERVALS: 2012

CABINET: COUNCIL OF MINISTERS

Independent Order of Succession

Premier: Vizier	= Sultanate	Chief Executive Officer
Secretary General	= Sheikdom	Chief Legislative Officer
Foreign Minister	= Beylic	Chief International Officer
Treasury Minister	= Pasha	Chief Financial Officer
Attorney General	= Khanate	Chief Law Enforcement Officer

PARLIAMENTARY = SYSTEM OF LEGISLATION [LAW MAKING BODY]

SECRETARIAT: ROYAL SHEIKDOM

Secretary General:	Supreme Grand Sheik	Chief Legislative Officer
	Professional Advisers	
	Legal Counselors	

Upper House:	Board of Grand Sheiks	Regional Moorish Temples
	National Committees	

Lower House:	Council of Local Sheiks	Local Moorish Temples
	Local Committees	

JUDICIARY = SYSTEM OF JUSTICE [LAW INTERPRETATION BODY]

Supreme Grand Qadi:	Chief of Five Justices	[National Court]
Grand Qadi:	Chief of Three Judges	[Regional Court]
Qadi:	Constable/Magistrate	[Local Sheriff]

EXECUTIVE = SYSTEM OF CORRECTIONS [LAW ENFORCEMENT BODY]

ATTORNEY GENERAL: ROYAL KHANATE

Attorney General:	Chief Law Enforcement Officer
-------------------	-------------------------------

Supreme Grand Mufti:	National Chief of Police
Grand Mufti:	Regional Chief of Police
Mufti:	Local Chief of Police

EMPRESS: THE CROWN = CALIPHATE, CHIEF REPRESENTATIVE OF GOD

PROPHET: THE MAHDI = GOD'S INTERVENTION AT INTERVALS: 2012

SANHEDRIN: COLLAGE OF ELDERS = GRAND SHEIKS: IMAMS

Independent Order of Succession

First	Grand Sheik = New York City	North East	Region
Second	Grand Sheik = Chicago	Mid-West	Region
Third	Grand Sheik = Los Angeles	West Coast	Region
Fourth	Grand Sheik = Atlanta	South East	Region
Fifth	Grand Sheik = Huston	South West	Region
Supreme Grand Sheik	= New Orleans		International
National Grand Sheik	= Washington D C		National



SECRETARIAT: ROYAL SHEIKDOM: SACRED IMAMATE

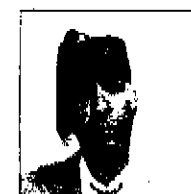


Int'l Grand Sheik
Ravanna Sanders
Bey, Ambassador

Secretary General: International, Supreme Grand Sheik Washitaw Ambassador-at-Large



SADDUCEES: Board of Grand Sheiks/Imams
Congress Washitaw Moorish Imamate



Illinois Grand Sheik
Bakare McFarland-Bey

PHARISEES: Council of Local Sheiks/Ulama
Assembly Washitaw Moorish Ulama

JUDICIARY: GUARDIANS OF SALAFIYA

Supreme Grand Qadi: Chief of Five Justices

Deputy International Grand Sheik/Imam

Master Grand Qadi: Chief of Three Judges

Deputy International Grand Mufti/Khan

Grand Qadi: Constable/Magistrate

State Chair, Council of Local Ulama

Qadi:Local Justice of the Peace

Local Chair, Council of Local Ulama

ROYAL KHANATE: HOUSE OF WASHITAW, SACRED SALAFIYA



Attorney General: International, Supreme Grand Mufti/Khan
Washitaw Counsel General-at-Large



Amir El Seti Anu
Int'l Grand Mufti
Counsel General

Supreme Grand Mufti/Khan: Chief Law Enforcement Officer

Master Grand Mufti/Khan: Deputy Chief Enforcement Officer

Grand Mufti/Khan: State Law Enforcement Officer

Mufti/Khan: Local Chief of Police/Security

IMPERIAL EMIRATE: ADMIRALTY



Emir/Admiral: Commander-in-Chief, Amir

Joint Chief of Staff: Chairman



EMPERIAL EMPIRE WASHITAW de DUGDAHMOUNDYAH

The Washitaw Nation of Muurs are an Indigenous Peoples of North America. The Ouachita, otherwise known as the Olmec, had been originally associated with the Washitaw. Accordingly, the Washitaw had been the primary group of a more general population of Indigenous Peoples identified in history as Amurru: "The Muurs."

Known to the Spanish and the French, the Washitaw have come to be known to the English as an Adena-Hopewellian people identified with Punic Iberian affinity maintaining an Andalusian-Carthaginian heritage. As such, the Washitaw have been associated with the Eastern Algonquian Native Americans, having acquired an ancient Egyptian, as well as Punic script and vocabulary, as they have appeared in the epigraphic record of North America.

The Imperial House of de Bourbon, since the Treaties of Utrecht (1713), has recognized the Washitaw Nation of Muurs as Masters of the Whole of North America. The Spanish and the French de Bourbons became the Protectorate of the Washitaw west of the Imperial Demarcation Line.

The end of the French and Indian War against the British had marked the point when the Emperial Empress of the Washitaw had been recognized as the Sovereign of all North America by the de Bourbon French and Spanish Imperial Houses. Ayimarieeyah was to become the heir to the throne and Empress of the Empire Washitaw de Dugdahmoundyah. She would be eldest daughter of the reigning Empress.

Meanwhile the eldest son of Louis XVI becomes heir to the French Crown and later Louisiana Dauphin. The young heir to the French throne LOUIS XVII, would become wed to the young heiress to the Washitaw-Tunica Throne, Ayimarieeyah. The Emperial/Imperial marriage would become official in 1795, pursuant to the conveyance of Spanish Land Grants bestowed upon the young heir, LOUIS XVII, and his young wife and heiress, AYIMARIEEYAH. These two would also receive the Imperial Spanish Land Grant of 1763.

In the year before the end of the French and Indian War (1762), the French de Bourbon transferred the Imperial Protectorate and legal-political jurisdiction of the Louisiana to the Spanish de Bourbon, pursuant to the Treaty of San Il-deFonso of 1762. The Spanish in turn conveyed to the French the Imperial Spanish Land Grant of 1762.

The Louisiana became the personal and private property of the French Crown. French ownership of the Louisiana was re-affirmed, pursuant to the Treaty of San Il-deFonso of 1796. Moreover, in 1795, given the marriage between LOUIS XVII and AYIMARIEEYAH, the Imperial Spanish Land Grant of 1762 became their personal and private property.

As recipient of both the 1762 and 1795 Spanish Land Grants, LOUIS XVII became known as the MARQUIS de MAISON ROUGE: OWNER of LOUISIANA and the FLORIDAES.

On two historical occasions: the first, after the French and Indian War (1763); and the second, after the American Revolutionary War (1783). The Imperial Demarcation Line of 1713, as well as the 31st parallel, had been recognized, acknowledging both Louisiana and the Floridaes. The Demarcation Line and 31st parallel had been honored by the Spanish, the French and the British, pursuant to the treaties of Utrecht (1713), the Treaty of Paris of 1763 and the Treaty of Paris of 1783.

Moreover, the French were recognized as the Protectorate of the Empire Washitaw de Dugdahmoundyah (Louisiana and the Floridaes). Even more, the Treaty of San Il-defonso of 1762 acknowledged the transfer of Louisiana from the French to the Spanish; but the Louisiana was returned to the French Crown, pursuant to the Imperial Spanish Land Grant of (1762). However, although the British Royal Proclamation of 1763 would honor the Demarcation Line of 1713, the British would not recognize the Imperial Spanish Land Grant to the French Imperial Crown.

Meanwhile, the British would become the Protectorate of the Washitaw Nation of Muurs pursuant to the British Royal Proclamation of 1763. Nonetheless, the British would not honor the Franco-Washitaw claim to the Louisiana East of the Mississippi River ending with the Imperial Demarcation Line of 1713.

However, the British would recognize the Spanish-Washitaw claim to Louisiana West of the Mississippi River pursuant to the treaty of Parish of 1783, as well as the Pinckney Treaty of San Lorenzo of 1795, which recognized both the Mississippi River and the 31st parallel as boundaries for Spanish Louisiana and the Spanish Floridaes. The British would recognize the Spanish de Bourbon as the Protectorate of the Washitaw Nation of Muurs domicile in Louisiana and the Floridaes.

The protection of Washitaw sovereignty had been affirmed by both the Treaties of Paris of 1763 and the Treaty of Paris 1783, when the United States of America emerged as the sole military force in opposition to Washitaw sovereignty.

In violation of the 1783 Treaty of Paris, given the Battle of Fallen Timbers (1794) and subsequent treaty of Greenville (1795), the United States of America dishonored the Imperial Demarcation Line of 1713 and the British Royal Proclamation of 1763. Later, in 1789, the United States of America incorporated to become the United States.

The United States government assumed military control over North America east of the Mississippi River pursuant to the Treaty of Paris of (1783) and U.S. Incorporation of 1789. The former British Quebec-Louisiana (1774-1789) became U.S. Northwest Territory north of the Ohio River; while the Louisiana south of the Ohio River became U.S. Southwest Territory. See U.S. Southwest and U.S. Northwest Ordinances of the Corporate U.S. government.

Meanwhile, the Treaty of San Lorenzo (1795), also known as the Pinckney Treaty re-established the 31st parallel as the southern boundary of the United States of America, acknowledging the Spanish Floridaes and the Spanish Louisiana west of the Mississippi River. The Spanish

de Bourbon would now serve as the Protectorate of the lands and sovereignty of the Washitaw Nation of Muurs.

Given the "Secret Treaty" of San Il-deFonso of 1800, the de Bourbon Charles IV, King of Spain, seceded to the French Imperor, Napoleon I Bonaparte, the seaport city of New Orleans ONLY. The whole of Spanish Louisiana was not conveyed or transferred to Napoleon I. So when Napoleon seceded the Port City of New Orleans to U.S. President Thomas Jefferson as the so-called Louisiana Purchase treaty of 1803, the whole of Louisiana west of the Mississippi River was NOT included. This fact has been secure in the original documents: The Secret Treaty of San Il-deFonso of October 1, 1800. See also the Secret treat of San Il-deFonso of 1762, for the Imperial Spanish Land Grant conveyed to the French crown in the person of LOUIS XVI.

Meanwhile, given the death of both the heir to the French Crown, LOUIS XVII, and the heiress to the Washitaw Throne, AYIMARIEEYAH, the Titles of Louisiana Dauphin and Regent MARQUIS de MAISON ROUGE were conveyed to the next-in-line to the Imperial French Crown, Louis Francis Joseph de Bourbon, Prince de Conti (1734-1814) the son of Louis Francis de Bourbon, Prince de Conti (1717-1776).

Louis XVII and Ayimarieeyah had been wed in 1795; and now their daughter ANNIAMAREE, was to be wed to Joseph de Bourbon, Prince de Conti. A second daughter of Louis XVII and Ayimarieeyah, LULIA DANIEL, was to be wed to the French Nobleman, Louis Boulingny Garrison. As the 2nd MARQUIS DE MAISON ROUGE, Joseph de Bourbon became the recipient of both the Imperial Spanish Land Grant of 1762 and Spanish Land Grant of Monroe, Louisiana. With the death of Joseph de Bourbon in 1814, his eldest son HENRY JOSEPH TURNER inherited the Maison Rouge estate.

Mahalia Garrison, the eldest daughter of Louis Boulingny and Lulia Daniel became the next Empress of the Washitaw. Meanwhile, HENRY JOSEPH TURNER the eldest son of the 2nd MARQUIS de MAISON ROUGE, Louis Francois Joseph de Bourbon, Prince de Conti and Anniamaree, the Empress of the Tunica-Washitaw.

HENRY JOSEPH TURNER became the recipient of the 1762 and 1795 Imperial Spanish Land Grants: the 3rd MARQUIS de MAISON ROUGE.

Mahalia Garrison married William "Bill" Kimms-Badger and from this union will come their eldest son: Isham Washitaw (Washington). HENRY JOSEPH TURNER (d. 1844) married Sarah Tunica; and from this union will come their eldest son: JOSEPH HENRY TURNER: the 4TH MARQUIS DE MAISON ROUGE.

Isham Washington will marry Delphia Kimms-Badger (1850-1967); and from this union will come their eldest son: Fredderx Houston Washington. JOSEPH HENRY TURNER (whose sister is Eliza Turner, the mother of the Prophet Noble Drew Ali) will marry Matilda; and from this union will come the eldest daughter: Annie Frankee Turner.

Fredderx Houston Washington, Regent of the Empire Washitaw de Dugdahmoundyah will marry Annie Frankee Turner, the recipient of the

1762 and 1795 Spanish Land Grants and the heir of the Henry Joseph Turner estate. The eldest daughter of Fredderz and Frankee is the current Emperial Empress of the Washitaw: Verdiacee "Tiara" Washington. Verdiacee is married to John Goston, the son of Corrella Turner. Corrella is the daughter of Corrella is the daughter of Eliza Turner. Eliza is the mother of the Prophet Noble Drew Ail. Corrella and Drew Ali are brother and sister. Eliza is the daughter of Sarah Tunica and Henry Joseph Turner (d. 1844). John Goston had been the 6th MARQUIS de MAISON ROUGE after Noble Drew Ali, who had been the 5th MARQUIS de MAISON ROUGE.

A direct descendant of LOUIS XVII and AYIMARIEEYAH, Verdiacee "Tiara" (b. May 4, 1927) is the sovereign. The U.S. Supreme Court case nos. 31 & 191 of 1848, United States v. Henry Turner's Heirs, affirms the estate of the Washitaw: 68,883 acres of land constituting the northern half of the present state of Louisiana. The land is the personal and private property of the Empress, heir to the 1795 Spanish Land Grant Maison Rouge. The land now serves as the capital area (Washitaw Proper), of a much larger land claim.

In the context of International Law the Washitaw has established itself as a Sovereign Independent Nation (United Nations, NIS-21/593) apart from the corporate Union of 1781 and the corporate United States of 1787. The land claim of the Washitaw has been affirmed by the Spanish and French, as well as the British, pursuant to Spanish Land Grants of 1762 and 1795.

In the context of U.S. Federal law the land of the Washitaw has been defined as "Indian Country" and the people regarded as "Indians". Both the people and their land have been placed under the authority of the United States government via the Bureau of Indian Affairs within the Department of Interior, which is governed by both Executive and Congressional Plenary Powers. As a result, the United States has assumed the "trust responsibility" for the Washitaw Nation of Muurs via Spanish Land Grant of Henry Turner.

Indigenous Peoples, such as the Washitaw Nation of Muurs, owe no allegiance to any of the fifty states neither of the Union nor to the United States. While Washitaw Muurs are domicile, they are not resident in any state of the United States. Washitaw Muurs are not Native American nationals nor are they state or fourtheenth Amendment U.S. citizens. The Indigenous Washitaw Muurs are a "separate people" of sovereign status. They are, in accordance with Federal and International laws, non-resident aliens with respect to any of the fifty states and the United States. However, if the lands of Indigenous Peoples do not comprise foreign nations and the peoples of those lands are dependent on Federal and international laws, then there arises the duty of protection.

Diversity of Citizenship Jurisdiction

Since the Judiciary Act of 1789, "diversity jurisdiction has been bestowed statutorily on the Federal court, (1 Stat 78); however, Justice Brandeis made it clear that the unconstitutional assumption of the

federal power (hence, Supremacy Clause) had been made not by Congress but by the Court. Brandeis continues in Erie R. Co v. Tompkins (304 U.S. 79-80-1939):

...we do not hold unconstitutional (section) 34 of the Federal Judiciary Act of 1789...we merely declare that in applying the doctrine this court and the lower courts have invaded rights which in our opinion are reserved by the Constitution to the several states.

Indeed, the U.S. Supreme Court has insisted, since 1939, that: "Except in matters governed by the Federal Constitution or by Acts of Congress, the law to be applied in any case is the laws of the state. Whether the law of the State shall be declared by its Legislature in a statute or by its highest court in a decision is not a matter of Federal concern (Erie § 78).

The point is this: Federal judges are to give careful consideration to lower state court decisions. In diversity of citizenship cases which present conflicts of law problems the court has reiterated that the district court is to apply the law of the state in which it sits,...

...so that in a case in State A in which the law of State B is applicable perhaps because a contact was made there or a tort was committed there, the Federal court is to apply State A's conception of State B's law. See Nolan v. Transocean Air Lines (365 U.S. 293, 1961).

The standard to be applied has been, since the Erie decision "intent," which...

...Was to insure that, in all cases where Federal Court is exercising jurisdiction solely because of the diversity of citizenship of the parties, the outcome of the litigation in the Federal Court should be substantially the same, so far as legal rules determine the outcome of the litigation as it would be if tried in a State court. See Guaranty Trust Co. v. York (326 U.S. 99, 1945).

Despite Justice Brandeis' assurance in the Erie case that there is not "Federal general common law" in 1939, there is a common law existing today in the Federal courts, even in diversity cases, stemming from the use of the Uniform Commercial codes. For the purposes of diversity jurisdiction, state citizenship is determined by the concept of domicile. See Chicago & N.W.R. Co. v. Chile, (117 U.S. 123, 1886). One may be domicile in one's own State and not be a resident of either the United States or any one of the fifty states of America.

FEDERAL PREEMPTION DOCTRINE

The Washitaw Nation of Muurs consider outrageous any idea that justifies strong arm rules such as the doctrine of "discovery," the idea that transmutes Indigenous land ownership (Fee title) into a "right of occupancy: NOT protected by the Fifth Amendment. This line of reasoning, on the part of European colonizers, has given credence to the doctrine of Federal Preemption.

The Federal preemption doctrine holds that the U.S. Constitution delegates regulation of "Indian" affairs to the Federal government rather than to individual states, and Indian Nations do not constitute states. The doctrine dates back to the Albany Plan of the Union (1754), in which Benjamin Franklin described unitary control over "Indian Affairs" so that Indians would not be forced to deal with the government of several different British Colonies. Accordingly, Indigenous Peoples were to become "domestic wards" of the Federal government. They were to become dependent upon the goodwill of the Federal government.

As a result, it has become quite apparent that from the formation of the Union (1787) and the adoption of the Bill of Rights (1791), the protection of Indigenous Peoples, such as the Washitaw Nation of the Muurs, has been responsibility of the Federal government. There was to be NO unwarranted intrusion on the sovereignty of the Indigenous Peoples.

~~Under the Supremacy Clause Federal law preempts; that is, the law of Treaties and Constitutional Law supersedes inconsistent state law. In preemption cases the courts must determine whether the Federal law was intended to supplant state, not whether congress has the power to do so. As long as Congress has enacted a law under one of its "Enumerated powers," inconsistent state laws are invalid.~~

As Chief Justice John Marshall noted in Gibbons v. Ogden (1824), if Federal Law permits an action that state law prohibits, the court must disregard the state law. However, when Federal law does not explicitly say that it supersedes state law and there is no obvious conflict, the court follows certain general principles in deciding whether to give federal law preemptive effect. Nonetheless, the court begins with a presumption that "Congress did not intend to displace state laws." See Maryland v. Louisiana (461 U.S. 725, 1981); and New Mexico v. Mescalero Apache Tribe (462 U.S. 324, 1983).

The test for whether Congress intended to preempt state law stems from whether state policy would produce a result inconsistent with the objective of the Federal law. See Rice v. Santa Fe Elevator (331 U.S. 218, 1947). Even if Congress has not intended to fully displace state regulation of a specific area, state law is preempted to the extent it actually conflicts with the Federal law. See Florida Lime & Avocado Growers, Inc. v. Paul (373 U.S. 132, 1963) and Hines v. Davidowitz (312 U.S. 52, 1941).

Even Municipal Ordinances are preempted. See Lafayette v. Louisiana Power & Light Co. (435 U.S. 389, 1978). Even though the Federal Aeronautics Act did not specifically state that it was preempting all local noise rules, the court held that the safety policies of the

Federal law require the Federal aviation Administration to have complete authority over take-off and landings, leaving nothing for municipalities to regulate. See. Burbank, City of v. Lockheed Terminal Inc. (411 U.S. 624, 1973).

EXECUTIVE AND CONGRESSIONAL PLENARY POWERS

The principle of Executive and Congressional Plenary Powers as it relates to Indigenous peoples (so-called Indians) gives to Congress and the President the authority to regulate the affairs of the Indigenous peoples, such as their right to travel abroad.

Forced from their ancestral home lands by U.S. military forces and forced to migrate to the urban center, many Washitaw Muurs have assumed the U.S. and state citizenship. As a result, there has arisen the need to expatriate American nationality and to repatriate Washitaw Nationality, or otherwise be recognized as having a Dual Nationality via non-resident Alien. Because at common law one owes perpetual allegiance to their ancestors and to the land of their birth.

As such, the Washitaw Nation of Muurs are unique people possessing sovereignty over their own person and land. The sovereign status of the Washitaw Nation of Muurs has been diminished by their incorporation into the United States. This practice of becoming U.S. and state citizens has lead to what has been called a "checker board pattern" of American Moors and Indigenous Muurs of Washitaw Nationality.

The lack of an affirmative declaration as to which nationality will compel an act of expatriation for these Muurs removed from U.S. and state jurisdictions. Emphasis is given to "separateness" and domicile statue of Indigenous Peoples under United Nation jurisdiction. Washitaw Muurs retain their sovereignty while relinquishing state and U.S. citizenship. The inherent sovereignty of the Washitaw is NOT incompatible with International and Federal laws.

The Supreme Court has held that Congress holds "unilateral Power" to exercise legislative control over the affairs of Indigenous Peoples, but the executive branch retains the power to regulate the affairs of Indigenous Peoples. That is, Congress or the Executive branch may enact limits on Indigenous Peoples' "Sovereignty" without the consent of Indigenous Peoples. In that regard, Congress has enacted laws authorizing the Bureau of Indian Affairs to administer restrictions on the affairs of Indigenous Peoples that, among other activities, controls their right to travel abroad.

Congressional legislation and Executive regulations define the conditions under which Indigenous Peoples may travel abroad among other matters. Thus, the Supreme Court has upheld the "Plenary Power" of Congress and the President.

POLITICAL QUESTIONS AND THE COMITY PRINCIPLE

While the traditional home land of the Washitaw had been all of the Louisiana east of the Demarcation Line (1713), the northern half

of the present day Louisiana is acknowledged as the home land of the Washitaw. Although the Washitaw are afforded Federal and International political protection, it has been extremely difficult to get legal protection. The lands of the Washitaw are held in Trust status while the people are given the right to occupy their own land.

The political question doctrine holds that certain actions of Congress and the executive branch are held to be political rather than legal; and that such actions are not questionable under judicial review. The presumption is that both Congress and the Executive branch have "plenary powers" to legislate and regulate affairs of Indigenous Peoples.

As a result, Indigenous Peoples of the Washitaw carry dual identity: One Federal and the other international (tribal or indigenous). The Washitaw are a nation within a Nation; and consequently, they fall under both Federal and international jurisdictions. Hence, the political question doctrine.

Comity is the principle of restraint that steers courts away from cases that might interfere with the authority of other jurisdictions. Federal court "abstention" is the most common modern example of the "comity" principle. After hearing the argument for Washitaw sovereignty on behalf of their heirs of HENRY JOSEPH TURNER? the U.S. Supreme Court of 1848 steered away from the political issue of Spanish Land Grants. As Justice Hugo L. Black noted in Younger v. Harris, (401 U.S. 37, 1971): Comity is

...a proper respect for state functions, a recognition of the fact that the entire community is made up of a Union of separate State governments and a continuance of the belief that the National Government will fare best if the States and their institutions are left free to perform their separate functions in their separate ways.

A case within the jurisdiction of the U.S. Supreme Court presented by heir of Henry Joseph Turner against the United States was found with standing, but presenting all the qualifications making it a "controversy". The 1848 court refused to adjudicate. In Marbury v. Madison (1 Cir., 5 U.S. 137, 170, 1803) the court maintained

The province of the Court is solely to decide on the rights of individuals, not to inquire how the executive, or executive officers, perform duties in which they have discretion. Questions in their nature political...can never be made in court.

The President acting under congressional authorization has exclusive and unreviewable power to determine political questions. Thus, the determination by the President whether to recognize the government of a foreign state, or who is the ruler of a foreign state

is conclusive. However, in the absence of a definitive executive action the court will review the record to determine whether the United States has accorded the sufficient degree of recognition to allow the court to take judicial notice of the existence of the state. This the court did in 1848, United States v. Henry Turner Heirs.

Political questions are controversies that the U.S. Supreme court has regarded as non-justiciable and inappropriate for judicial resolution. Although the court may have jurisdiction over cases involving such questions, it has chosen not to decide it, preferring instead to allow it to be resolved by the "political" branches of government.

Although "comity" is not specifically mentioned in the constitution, it is implied under the "Full Faith and credit Clause." The courts in one state must recognize the judgments of courts in other states. What's more, the "Supremacy Clause" demands that when state and Federal law conflict, the states must bow to the supremacy of Federal law and judicial decisions.

This Constitution, and the Laws of the United States which shall be made in pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the Supreme Law of the Land.

(Article VI, Section 1)

In Gibbons v. Ogden, Chief Justice John Marshall has established that although a state may have the power to pass a certain law, the law has no legal effect if it has conflicts in some way with a law that Congress is likewise empowered to enact. The rule that Federal law is paramount to state law applies not only to all levels of state law, including not only legislative enactments but also state constitutions and judicial opinions.

Federal statutes are laws in this sense as are treaties to which the Senate has consented. State laws that conflict with Federal treaties or Federal laws implementing those treaties are void Missouri v. Holland, (252 U.S. 416, 1920). Regulations promulgated by Federal "Administrative Agencies" are likewise supreme, and the Court has said that the very existence of a Federal agency's power to regulate, even though unexercised, may indicate that the states must refrain from acting.

THE WASHITAW NATION OF MUURS having made proof of the genuineness of their U.S. Land Grant #921... Grant under the former Spanish/Moorish Sovereign. The Supreme Court's construction and application of Property Clause [Article IV, clause 2] of the Federal Constitution, confers upon Congress the power to dispose of and make rules and regulations as to, property the United States [49 L Ed 1239, see 63-C Am Jur 2d Public Land at section 40].

"No public policy of a state can be allowed to override the positive guarantees of the U.S. Constitution" [Article IV, section 4; See 16 Am Jur 2d, Constitution Law, at section 70].

THE MOORISH SCIENCE TEMPLE OF AMERICA
HOME OFFICE OF NOBLE CREW ALL

RAVANNA SANDERS

MOORISH SCIENCE TEMPLE OF AMERICA
EIN 56-2473981 RELIGIOUS CORPORATION

Exhibit A-22

**APPLICATION FOR RECOGNITION OF EXEMPTION
UNDER SECTION 501(c)(3) IRC [FORM 1023]
EXPLANATION COMPLIMENT**

PART II ORGANIZING DOCUMENTS

- Certificate of Incorporation, Illinois Religious Corporation
- Moorish Holy Temple of Science, November 29th 1926
- Moorish Science Temple of America, [name change] August 1st 1928
- Tax Exemption No.: E 9939-0647-1, Illinois Department of Revenue
- IRS EIN Identification Number: 56-2473891, Moorish Science Temple

PART III PURPOSE(S)

- To propagate the faith of the Holy Prophet of Islam, Mohammed; and to extend the faith through the consecration of missionaries;
- To promote the solidarity of Muurs under Ismaili Islam and encourage the development of an economic and social exchange network; and,
- To improve the quality of life and enhance the social development of the Muurs through the cooperation and integration of all local Moorish Temples and their congregations.

PART IV NARRATIVE DESCRIPTION

The infrastructure of the Moorish Science Temple of America is derived from the fraternal lodge system centered around the self-governing Moorish Temple, administered by Moorish Sheiks and Sheikees (priests) who organize volunteer committees that provide the necessary functions of the local temple.

Generally, activity programs are basically aimed at strengthening family values, enhancing family life and providing shared experiences. Activities stress participation in both internal and external affairs so as to provide leadership training. Temple membership is open to Muurs as well as non-Muurs. Temple programs and religious activities vary according to the specific needs and interests of the local temple. Each temple has its own programs, such as Sunday School, Prayer Services, indoor/outdoor recreation for children/youth, and religious forms.

The Moorish Moslem Community is an integrated system of interacting local and regional temples encompassing every aspect of life, spiritual and material. This system is driven by the Moorish Convention Circuit. The economic and social life of the Moorish Moslem Community is dependent upon this system. Annual Moorish Conventions reinforce lines of communication; and as such, they function to enhance the exchange network. During Conventions the Host Temple is obliged to facilitate the ceremonial distribution of gifts, usually in the form of lodging, meals and a verity of other goods and services.

RAVANNA SANDERS-B

**MOORISH SCIENCE TEMPLE OF AMERICA
EIN 56-2473981 RELIGIOUS CORPORATION**

Local Moorish Temples are autonomous and follow an extreme form of congregational piety. The generosity of its members is anchored in the Moorish Covenant of support for each other. Voluntarism is the rule; and the exchange network is the life-line that provides the recourses required for the survival of the Community.

PART V COMPENSATION

Officers and Directors of the Moorish Science Temple of America receive NO salary, wages or fringe benefits. Lodging, meals, travel and/or the use of a vehicle are provided by individual members at their own personal expense. There are No resolutions governing the financial arrangements for compensation, accept that No One is to be paid any money by the Moorish Science Temple of America. This religious corporation assume the "Vow of Poverty," owns No property and does Not engage in commerce. If there is any property in the name of the Moorish Science Temple of America, it is the sole property of Our Lord God and Savior, Allah El. The State of Illinois, or the Moorish Science Temple of America, simply serves as steward of said property; for only Allah has ownership of earthly property. Officers and Directors of the Temple are simply servants of Allah with a commitment to Love, Truth, Peace, Freedom, and Justice.

PART VI MEMBERSHIP

Primarily Membership with the Moorish Science Temple are decedents of the Washitaw Nation of Muurs; but there are other Members who have adopted Ismaili Islam and have become Moslems. Muurs and Adopted-Muurs comprise the whole of the Moorish Science Temple of America. The requirements for membership are: 1.) The Affirmation of the Faith of Mohammed; 2.) The adoption of the Islamic Creed; and 3.) The practice of the Five Pillars of Islam. Office holders receive the Title of Sheik or Sheikess. The head of a local temple is called a Sheik. The Supreme Grand Sheik is the head of the National Moorish Science Temple of America located in Chicago, Illinois. The official status of membership is recorded by the National Secretary. The rights and duties of members are expressed in the Pillars of Islam.

PART VII HISTORY: MOORISH SCIENCE TEMPLE OF AMERICA

Decedents of the Muurs expelled from Spain resettled among the Washitaw Muurs in North America in the 15th Century. The Muurs were eventually organized by the Holy Prophet Noble Drew Ali in 1913 and incorporated as a religious estate in the State of Illinois in 1926. The name Holy Temple of Science was changed to the Moorish Science Temple of America in 1928. This surviving group of Muurs of the Diaspora were practicing Ismaili and members of this branch of Islam all so known as the Seveners.

RAVANNA SANDERS-B

MOORISH SCIENCE TEMPLE OF AMERICA
EIN 56-2473981 RELIGIOUS CORPORATION

Prophet Noble Drew Ali initiated the revival of Ismaili Islam among the Muurs. In 1913 he proclaimed to be the Mahdi, the promised Messiah predicted by the Holy Prophet of Islam: Mohammed III. He proclaimed to be the fulfillment of the prophecies announced by all the great faiths. Ismaili Islam, as proclaimed by Prophet Noble Drew Ali, may be regarded as a science of divine truths. Like any other science, Ismaili Islam admits to the necessity of observation and reasoning; it is in consonance with human nature. Accordingly, the object of life is the complete manifest of divinity. Every human being has within them the essence of perfect development.

PART VIII SPECIFIC ACTIVITIES

1. MARRIAGE AND WEDDING CEREMONY

- Birth Transition Ritual
- Purification / Baptism Ritual
- Naming Ritual

2. MEMBERSHIP AND MATURITY CEREMONY

- Rite of Passage Ritual
- Initiation and pledge of Loyalty Ritual
- Acceptance of the Moorish Covenant with God Ritual

3. ANCESTRAL HOMAGE CEREMONY

- Muur's Foundation Day [January 8th]
- Days of Epiphany [June 19th and August 7th]

4. COMMEMORATION OF THE ELDERS CEREMONY

- Spirit Possession Ritual
- Karma / Reincarnation Ritual

5. DEATH AND FUNERAL CUSTOMS CEREMONY

- Wake and Funeral Procession
- Burial / Cremation Ritual
- Sanctity of Death Celebration

RAVANNA SANDERS-BEY

MOORISH SCIENCE TEMPLE OF AMERICA
EIN 56-2473981 RELIGIOUS CORPORATION

PART IX STATEMENT OF REVENUE AND EXPENSES

In the economic sphere Ismaili Islam required the widest and most equitable distribution of wealth [necessary resources] while safeguarding private ownership. The whole of the Moorish Community is regarded as a trust encompassing a series of exchange networks, where the distribution of resources move freely from one member to another, depending their needs. The lending of money on interest and the levying of taxes are prohibited. Member participation in the exchange network is obligatory; for it insures an adequate minimum of necessities of life for its members.

The economic and social underpinnings of the exchange network are private local accommodation and the Moorish Covenant among members: the reciprocal obligation of support. Each member pledge to aid and assist one another and promise to abide by certain stipulations during the Moorish Convention. The Annual Conventions, comprised of the Host Temple and many Guest Temples, drive the exchange network. In their turn each Guest Temple will host the Convention. In this way the Convention moves from one major city to another each year. The Convention circuit is driven by the competitiveness of the Grand Major Temples, each of which are obliged to host their own Convention and assert their superiority. Emphases is given to the perpetuation of the exchange network.

At the center of each region, identified by the name of a major city, is a Grand Major Temple whose responsibility it is to support the local temples of that region. The expenses of each temple are assumed by its members, who organize themselves in to a series of volunteer committees that provide for the necessities of the temple. There are No membership, admission or service fees. Individual members or volunteer committees absorb the cost for all programs, equipment and furnishings. At this time, the Moorish Science Temple of America has No property in its name.

Grand Major Temples, also known as regional temples, are associated with the National Supreme Grand Major Temple in Chicago, Illinois. The Moorish Science Temple of America operates within a barter economy: the direct exchange of goods and services. The barter economy that supports the Moorish movement does not involve the transference of money, accept at a minimum by small scale vendors and local organic vegetable merchants. There are No fundraising activities, No loans or mortgage. The Moorish Science Temple of America has absolutely No liability or assets.

SUBSCRIBED, SEALED AND AFFIRMED

In Witness wherof, I have hereunto set my hand and caused the seal of the **Moorish Science Temple of America** to be affixed, this Day of in the Year .

President, Sheik Ravanna Sanders-Bey: Moorish Temple of America, Inc.
 Witness The Hand And Seal

INTRODUCTION:*Exhibit A-23*

The Moorish Science Temple of America is a Religious Corporation established in the State of Illinois, and is seeking Incorporation under 26 U.S.C. § 508(c)(1)(A) and (B) with exemption under both 26 U.S.C. § 508(a) and § 501(c)(3). Recognition of Exemption under 26 U.S.C. § 508(c)(2) and 26 C.F.R. § 1.508-1(a)(3) apply, using IRS Form 1023 [26 C.F.R. § 1.508-1(a)(2)(i)] and serving Notice under 26 C.F.R. § 1.508-1(a)(2). The original of the Certificate of Incorporation is held in the Office of the Secretary of State for the State of Illinois [26 C.F.R. § 1.508-3].

Organized and operated under the laws of Illinois as a Religious Corporation, the Moorish Science Temple of America was created by State law in accordance with 26 U.S.C. § 501(c)(27)(B)(i)(d), acknowledging an Integrated Auxiliary [26 C.F.R. § 1.6033-2(h)(2) and § 1.6033-2(g)(ii)].

SCHEDULE A: CHURCHES

1(a)(b) In the tradition of Ismaili Islam the call to prayer are three times a day, rather than five: Morning, Afternoon and Evening prayer. Muurs are required to participate in the Friday Congregational Prayer. Friday evening prayer is led by an Imam/Moabite, a prayer leader. This Prayer is associated with certain rituals observed by the faithful.

4(a)(b) Religious Services are conducted daily: afternoon and evening Prayer. An average number in attendance are between 25 to 40 on any day accept Friday, when there may be as many as 150 devotees. Prayer is made facing the East, in the direction of Mecca/Jerusalem, while assuming a specified posture. Prayer banners, rugs or rosary beads may be used during prayer service.

5(a)(b) In the Chicago Metropolitan Area there are Nine (7) independent Moorish Temples under the jurisdiction of the Chicago Regional Temple, which also functions as Headquarters for the Moorish Science Temple of America and the Supreme Grand Major Temple. The number in attendance at 2248 West 80th Street, Chicago, is between 25 to 40 members, accept on Friday evenings when the number may be as many as 150.

7 There are as many as 300,000 Muurs in North America; most of them are concentrated in major metropolitan areas.

8(a) To become a Moslem, an Adherent need only believe and practice the Five Pillars of Islam which are required of every Moslem: Ismaili Islam as well.

1. The pronouncement of the Confession of faith;
2. The performance of the required Three (rather than five) daily prayer;
3. The required fasting during the Eighth (rather than ninth) Month: August;
4. Tribute in the form of community service and participation in the network;
5. The Pilgrimage to the Holy City of Mecca, Or to Monroe, Louisiana: Home of the Indigenous Washitaw Mound at Poverty Point.

2(a)(b)(c)

This group of Moslems subscribe to an esoteric interpretation of the Qur'an; as such, the code of doctrine and discipline of Ismaili Islam is distinctly influence by Gnosticism and Neoplatonism. Like any other science, Ismaili Islam admits to the necessity of observation and reasoning; it is in consonance with human nature. Accordingly, the object of life is the complete manifest of divinity. Every human being has within them the essence of perfect development.

14

The cardinal doctrine of Ismaili Islam is the unity of the Godhead: a Triune Being. "There is no god but One, who necessarily is the source of all that is good. There is none worthy of worship but the One and only God, and Mohammed is His Prophet." The cardinal doctrine of Ismaili Islam is the unity of the Godhead: a Triune Being. "There is no god but One, who necessarily is the source of all that is good. There is none worthy of worship but the One and only God, and Mohammed is His Prophet." Ismaili Islam requires the belief in all the Great Prophets, including Abraham, Moses, Jesus, Krishna, Buddha, Confucius, Zoroaster as well as other divine Avatars. Each one are regarded as divinely inspired for the "regeneration" of humanity; that humanity will stay the course toward divinity. Ismaili Islam requires peace between all religions, and regard the adherents of each as "People of the Book" [Arabic, ahl al-Kitab].

6

Adherents of Ismaili Islam draw no line of discrimination, but simply maintain that the Holy Prophet Mohammed was also a Great Prophet of God. Our own age has not been without its own witness to God's inspiration. While we consider the Holy Prophet Mohammed as the Seal of the Prophets, Our Holy Prophet Noble Drew Ali is regarded as Prophet Mohammed "Reincarnate." Prophet Noble Drew Ali is our witness. Although the Holy Qur'an is the sacred Scripture for all Moslems, the Muurs of North America have their own sacred Scripture: The Holy Koran written by our Prophet Noble Drew Ali. Nonetheless, the Muurs are encouraged to read any of the other sacred Scripture. Their divined revelation gives guidance for all humanity, providing standards for good conduct. Every kind of injury against our fellow beings are forbidden; for each one of us are enjoined in benevolence and generosity towards one another.

3

RELIGIOUS HIERARCHY OR ECCLESIASTICAL GOVERNMENT

The Moorish Science Temple of America is a Moslem Sheikdom that subscribes to the authority of the defunct Fatimid Caliphate and that descends from the First Sharifian Sultanate [Saadian, 1554-1660] of Morocco. The present Moorish Sheikdom hierarchy [ecclesiastical government] consist of the following structure:

EXECUTIVE: PRESIDENCY

Supreme Grand Sheik	-- Head of National Moorish Science Temple
Grand Sheik	— Head of a Regional Moorish Science Temple
Sheik	— Head of a Local Moorish Science Temple

MOORISH TEMPLE

SCHEDULE A: CHURCH

EIN 56-2473981

JUDICIARY:

Supreme Grand Qadi — Chief Justice among Five Associates [National]
Grand Qadi — Chief Judge among Three Assistants [Regional]
Qadi — Constable, Magistrate [Local Sheriff]

LEGISLATIVE:

Chairman/Governor of the Board of Grand Sheiks/Governors [Upper House]
Director/Mayor of the Counsel of Sheiks/Aldermen [Lower House]
Administrator/Manager/Sheik of the Local Moorish Temple

SECURITY: LAW ENFORCEMENT

Supreme Grand Mufti — Head of National Security
Grand Mufti — Head of Regional Security
Mufti — Head of Local Security

SUBSCRIBED, SEALED AND AFFIRMED

In Witness whereof, I have hereunto set my hand and caused
the seal of the **Moorish Science Temple of America, Inc.** to be
affixed, this Day of in the Year

Ravanna Sanders-Bey
President, Sheik Ravanna Sanders-Bey Moorish Temple of America, Inc.
Witness The Hand And Seal

MOORISH SCIENCE TEMPLE

SCHEDULE E

EIN 56-2473981

*Exhibit A-24***ORGANIZATION NOT FILING FORM 1023 WITHIN 27 MONTHS OF FORMATION****RELIGIOUS PURPOSES ONLY:**

The Moorish Science Temple of America is a Religious Corporation and is not organized for the private gain of any person. It is organized under the Nonprofit Religious Corporation Law of the State of Illinois in 1926 exclusively for religious purposes:

- To propagate the faith of the Holy Prophet of Islam, Mohammed; and to extend the faith through the consecration of missionaries;
- To promote the solidarity of Muurs under Ismaili Islam and encourage the development of an economic and social exchange network; and,
- To improve the quality of life and enhance the social development of the Muurs through the cooperation and integration of all local Moorish Temples and their congregations.

NO POLITICAL CAMPAIGNING, INFLUENCE LEGISLATION, ETC.

This corporation is organized and operated exclusively for religious purposes within the meaning of Section 501(c)(3), Internal Revenue Code.

No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation; and the corporation shall not participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of any candidate for public office.

DISSOLUTION CLAUSE

The property of this corporation is irrevocably dedicated to religious purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer or member thereof or to the benefit of any private person. Upon the dissolution of the corporation, its assets remaining after payment, or provision for payment of all debts and liabilities of this corporation shall be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for religious purposes and which has established its tax exempt status under Section 501(c)(3), Internal Revenue Code.

CONFLICT OF INTEREST POLICY

Be advised: This corporation adopts the "Conflict of Interest Policy" from Appendix A and published in the IRS Application for Recognition of Exemption, Package 1023 (Rev. Oct. 2004).

SUBSCRIBED, SEALED AND AFFIRMED

In Witness whereof, I have hereunto set my hand and caused the seal of the Moorish Science Temple of America to be affixed, this Day of in the Year

Ravanna Sanders-Bey
President, Sheik Ravanna Sanders-Bey: Moorish Temple of America, Inc.
Witness The Hand And Seal

Date: 17 August 2006	Submitted Person: Rickey Robinson-E1	K82958
Present Facility: Stateville Correctional Center		Facility where grievance issue occurred: Stateville Correctional Center
NATURE OF GRIEVANCE:		
<input type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time
<input type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input checked="" type="checkbox"/> Other: Grooming policy
<input type="checkbox"/> Disciplinary Report	Date of Report: STA # 1203	
Note: Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.		
Complete: Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to: Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor Chief Administrative Officer, only if EMERGENCY grievance. Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.		
Brief Summary of Grievance: I am a Washitaw Muur (moorish) American Native to this land. I participate in my Nation's cultural, social, and religious affairs. One tenet of my religious faith teaches that locks symbolizes and embodies the strength a person acquires during his spiritual journey to overcome and conquer one's lower nature which is native to the physical world. In keeping with my religion/spirituality, I maintain my hair/dreadlocks like a Lion in Zion because I believe that cutting my hair will cost me my strength and allow the lower nature to conquer & condemn me to the physical world for all eternity. Due to Warden's and other administrators having the discretion to require a committed person to abide by an individual grooming policy, absent → Relief Requested: That my rights be upheld by permitting a religious exception to Warden's Bulletin:02.60" and the discretion to IDOC's Grooming Policy held by Warden's etc, not limited to transfer's & Writs.		
<input checked="" type="checkbox"/> Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.		
Rickey Robinson-E1 without recourse Committed Person's Signature: JCC 1-207 3-1-103.6 (Continue on reverse side if necessary)		K82958 8/17/06 Date
Counselor's Response (if applicable)		
Date Received: 8 / 22 / 06	<input type="checkbox"/> Send directly to Grievance Officer	<input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-9277
Response: It is true that the Individual Grooming Policy (Warden's Bulletin # 02-60) does not take religious affiliation into account. This is a maximum-security facility, and security will always be a priority. However, as things are done concerning this policy, it appears that only minority offenders are targeted especially those with locks. This needs to be addressed.		
L. Dennis Print Counselor's Name	L. Dennis Counselor's Signature 8/27/06 Date of Response	
EMERGENCY REVIEW		
Date Received: / /	Is this determined to be of an emergency nature?	
<input type="checkbox"/> Yes; expedite emergency grievance		
<input type="checkbox"/> No; an emergency is not substantiated. Committed person should submit this grievance in the normal manner.		
Chief Administrative Officer's Signature		Date / /

any security risk or conspiratorial security risk I grieve that my rights will be violated and I will suffer irreparable injury if my hair is cut! I wish to protect my right to exercise my religious belief.

It is at the Warden's & Administrators discretion to require an inmate to abide by an "individual grooming policy based on what they deem to be a security risk. IDOC fails to discuss whether it considers religious exception to policy.

Illinois Department of Corrections enforcing grooming policy requiring me to cut my hair, notwithstanding that I show no signs of or give the presumption of a security risk, I move to prevent IDOC and it's agents from compelling a false interest in security that does not exist.

It has always been IDOC's requirement to forcefully remove dreadlocks upon writs & Transfers with no respect to one's religious rights secured by the constitution. This raises a concern, juxtaposed with my informed knowledge by a reliable source in confidence; that with the new Warden & Deputy Director, the order has come down to the tactical team that from here on out, committed person's with dreadlocks when asked to take them down (knowing it is an order that one with locks are not able to comply with), forcefully remove them when they do not comply.

B-1
Cont.

The grooming policy of Illinois Department of Corrections (IDOC) as interpreted by it's administration, requiring inmates to cut their dreadlocks, without a religious exception, imposes substantial burden on my Native/Indigenous American religious practice within meaning of "Religious Land Use and Institutionalized Persons Act (RLUIPA).

The loss of first Amendment freedoms, for even minimal periods of time, constitutes irreparable injury. Respectfully, I refuse to adhere to the interpretation to the grooming policy because of my sincere religious belief that I may only cut my hair upon the completion of my Nazarene vowel (elevation to a certain spiritual level) or the abandonment of said vowel (my spiritual journey). IDOC's refusal to permit a religious exception, violates my religious freedom. With respect to IDOC's policy I have always and will submit to the shakedown of my hair.

NOTICE TO AGENT IS NOTICE TO PRINCIPAL, NOTICE TO PRINCIPAL IS NOTICE TO AGENT

Rickey Robinson - #1 (without Recuse)
UCC 1-207, UCC 1-103.6
17 August 2006

Exhibit B-2

May 16, 2002

WARDEN'S BULLETIN #: 02-60

TO: ALL STAFF

RE: INDIVIDUAL GROOMING POLICY

Department Rule 502B allows for the imposition of an individual grooming policy when an inmate's hairstyle (including facial hair) creates a security risk or health or sanitation problem. In accordance with this rule, an individual grooming requirement may be imposed on those inmates who continuously change their appearance and thereby interfere with the orderly function of the facility or on inmates who maintain their hair (including facial hair) in the following manner:

- hairstyles that may signify with security threat groups, including but not limited to initials, symbols, multiple parts, hair disproportionately longer in one area than another (excluding natural baldness);
- hair that poses a health or sanitation problem;
- hairstyles that create a risk that contraband hidden in the hair cannot be detected or that impede the searches for contraband or that pose a risk that contraband hidden in the hair may injure an employee searching him.

Those inmates who maintain their hair in any of the above manners and who refuse to comply with an order to either undo the hairstyle or to submit to a haircut may be subject to disciplinary action and, if necessary, forcibly changing the hairstyle.



Kenneth R. Briley, Warden
Stateville Correctional Center

Exhibit B-3

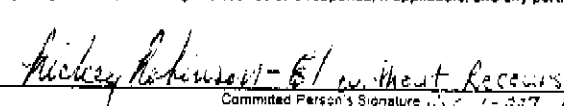
U.S. DEPARTMENT OF CORRECTIONS RESPONSE TO COMMITTED PERSON'S GRIEVANCE			
Grievance Officer's Report			
Date Received: September 7, 2006	Date of Review: September 7, 2006	Grievance # (optional): 1208	
Committed Person: Rickey Robinson		ID#: K82958	
Nature of Grievance: Other-Grooming Policy			
<p>Facts Reviewed: Grievant alleges that because he is a Washitaw Muur (Moorish) American native to this land, his faith includes locks. Grievant states he wishes to exercise his right to religious beliefs.</p> <p>Counselor states it is true that the individual grooming policy (Warden's Bulletin # 02-60) does not take religious affiliation into account. This is a maximum security facility and security will always be a priority. However, as things are done concerning this policy, it appears that only minority offenders are targeted especially those with locks. This needs to be addressed.</p>			
<p>Recommendation: This Grievance Office does not concur with counselor response, as the hairdo named "locks" is not limited to and being worn by only minorities. Due to the safety and security and including sanitation of institution, dreadlocks are not permitted regardless of sex, religion, race, or ethnicity. Grievance is denied.</p>			
<u>Ami Workman</u> Print Grievance Officer's Name		 Grievance Officer's Signature <small>(Attach a copy of Committed Person's Grievance, including counselor's response if applicable)</small>	
Chief Administrative Officer's Response			
Date Received: <u>9-13-06</u>	<input checked="" type="checkbox"/> I concur	<input type="checkbox"/> I do not concur	<input type="checkbox"/> Remand
Comments			
 W. McCann <small>Chief Administrative Officer's Signature</small>		<u>9-13-06</u> <small>Date</small>	
Committed Person's Appeal To The Director			
I am appealing the Chief Administrative Officer's decision to the Director. I understand this appeal must be submitted within 30 days after the date of the Chief Administrative Officer's decision to the Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-9277. (Attach a complete copy of the original grievance, including the counselor's response, if applicable, and any pertinent documents.)			
 Rickey Robinson - 61 without Recount <small>Committed Person's Signature 9-13-06, 1-185-6</small>		<u>K82958</u> <small>ID#</small> <u>9-18-06</u> <small>Date</small>	

Exhibit B-4

Rod R. Blagojevich
Governor



Illinois
Department of
Corrections

Roger E. Walker Jr.
Director

1301 Concordia Court / P.O. Box 19277 / Springfield, IL 62794-9277 / Telephone: (217) 522-2666 / TDD: (800) 526-0844

January 2, 2007

Rickey Robinson
Register No. K82958
Stateville Correctional Center

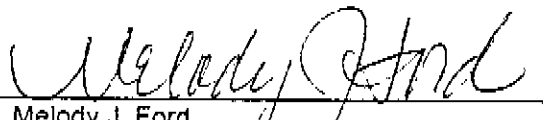
Dear Mr. Robinson:

This is in response to your grievance received on September 20, 2006, regarding security (grooming, regarding hair styles unable to be searched), which was alleged to have occurred at Stateville Correctional Center. This office has determined the issue will be addressed without a formal hearing.

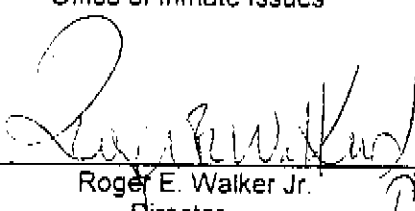
The Grievance officer's report, 1208, and subsequent recommendation dated September 7, 2006 and approval by the Chief Administrative Officer on September 13, 2006 have been reviewed.

Based on a total review of all available information, it is the opinion of this office that the issue was appropriately addressed by the institutional administration. It is, therefore, recommended the grievance be denied.

FOR THE BOARD:


Melody J. Ford
Administrative Review Board
Office of Inmate Issues

CONCURRED:


Roger E. Walker Jr.
Director

cc: Warden Terry McCann, Stateville Correctional Center
Rickey Robinson, Register No. K82958
Chron. File

Exhibit B-5

Rickey Robinson El
Resident #K82958
c/o: P.O. Box 112
Joliet, Washitaw Province
Illinois Republic
[Via: u.s.A. Postal Zone 60434-0112]

20 September 2006

Roger E. Walker Jr. - Director
Illinois Department of Corrections
P.O. Box 19277
Springfield, Illinois
Via: u.s.A. postal zone 62794-9277

Dear Mr. Walker,

I come in peace with this letter as I serve you legal notice that I am an indigenous individual currently held at Stateville Correctional Center and due to the broad and vague grooming policy that is currently in place 'Warden McCann' refuses to consider a religious exception. Mr Walker if Warden McCann authorizes his employees to forcefully remove (cut) my hair do understand that my hair is private property under Copyright of trade-mark/trade-name **RICKY ROBINSON-EL**, and is filed with the UCC Division/Secretary of State Illinois Republic or soon to be filed.

All rights reserved regarding common-law copyright of trade-name/trade-marks **RICKY ROBINSON EL**, as well as any and all derivatives and variations in the spelling of any of said trade-names/trade-marks, not excluding "Ricky Robinson El," Common Law Copyright 1970, 2006 respectively, by Ricky Robinson El. Written consent and acknowledgment of **Ricky Robinson El** as signified by the signature of **Ricky Robinson**, is known as the "Secured Party" and "Holder In Due Course." The Secured Party neither grants, nor implies, nor otherwise gives consent for any unauthorized use of any of **RICKY ROBINSON EL**, and all such unauthorized use is strictly prohibited.

I do not and will not give the consent for the unauthorization to cut my property (hair). I ask that you offer your authority to assert a religious exception to the cutting of dreadlocks or temporarily place a hold on the removal until this matter is resolved in court. I also ask that during this period of restraint (shall you decide to issue such order) you also restrain your officials/agents/employees/administrators from use of any and all retaliatory practices. I do understand that shall any committed person try to conceal anything in their hair or

lacks in the keeping of their hygiene this order shall not apply!

I am enclosing a copy of Grievance Officer's Report, My grievance and Warden's Bulletin 02-60 that you may understand my position better. I am also attaching a 3-page measure that I prepared for you June 9th of 2006. Last but not least a 1-page document is also enclosed, on the front- Certificate Of Title, Declaration And Acceptance Of Title & Pledge Of Allegiance. On the back- Declaration Of Nationality etc.

NOTICE TO PRINCIPAL IS NOTICE TO AGENT, NOTICE TO AGENT IS NOTICE TO PRINCIPAL.

With explicit reservation of all Human, Indigenous and Other Rights; Without Prejudice and With Honour: UCC 1-207 & 1-103.6

Rickey Robinson El Indigenous Washitaw citizen
Resident #K82958
c/o: Post Office Box 112
Joliet, Illinois Republic
[Via: u.s.A. postal zone 60434-0112]

Certificate and Assseveration: Status of signer is that of Indigenous People and is not a United States "resident" or "citizen". Therefore, the signer is an exempt foreign individual as noted in the instructions above. The signer is competent and have personal knowledge of the foregoing; therefore the signer states the foregoing to be **true and correct to the best of his knowledge.**

We, the undersigned, witness this day that the one known to us be the signatory did personally appear before us in WILL county and upon affirmation did execute and affix the above signature and seal hereto.

Rickey Robinson El Natural Private Citizen.

Joliet, Illinois El Natural Private Citizen.

I, Rickey Robinson-El, state that I served a copy of this Letter/Notice to which this affidavit is attached upon IDOC Director Roger Walker by enclosing the same in a unsealed envelope plainly addressed on page one of this document by depositing said envelope in the hands of prison official designated for United States Mail at Stateville Correctional Center, Joliet, Illinois, on this 21st day of September 2006.

Rickey Robinson El
Rickey Robinson El, Without Recourse
UCC 1-207 & 1-103.6

25
Exhibit B-6

Empire Washitaw de Dugdahmoundyah
Indigenous Peoples Nation, U.N. No. 215/93

Date: Thursday June 9, 2006

To: Reverend E. Walker Jr. - Director
Illinois Department of Corrections

P.O. Box 19277

Springfield, Illinois

Via: u.s.A. postal zone 62794-9277

Empire Washitaw de Dugdahmoundyah

To whom it may concern:

I, Rickey Robinson-El, declare that I am a free and sovereign individual of this land of the ancient mound builders, known by its indigenous name Empire Washitaw de Dugdahmoundyah. I willingly and knowingly exercise my right to a nationality as a member of the indigenous Imperial Washitaw Nation of the Empire Washitaw de Dugdahmoundyah. I further reserve all of the fundamental freedoms and God-given rights of every human being upon this earth. Any and all, past and present political affiliations implied by operation of law or otherwise with foreign entities are hereby, now and forever, dissolved and revoked. Signed and witnesses this ninth day of JUNE, 2006.

Per: UNITED NATIONS COMMISSIONER FOR HUMAN RIGHTS United Nations Declaration On The Rights Of Indigenous Peoples, Sub-Commission Resolution 1994/45

"Part 1, Article 5 Every indigenous individual has the right to a nationality".

"Part ii, Article 9 Indigenous peoples and individuals have the right to belong to an indigenous community or nation, in accordance with the traditions and customs of the community or nation concerned. No disadvantage of any kind may arise from the exercise of such a right".

Our sovereignty is through Our hereditary Empresses.

The Empire Washitaw de Dugdahmoundyah has a fully functional Government.

"Part V, Article 19 Indigenous peoples have the right to participate fully, if they so choose, at all levels of decision-making in matters which may affect their rights, lives and destinies through representatives chosen by themselves in accordance with their own procedures, as well as to maintain and develop their own indigenous decision-making institutions".

"Part V, Article 20 Indigenous peoples have the right to participate fully, if they so choose, through procedures determined by them, in devising legislative and administrative measures that may affect them".

"Part V, Article 21 Indigenous peoples have the right to maintain and develop their political, economic and social systems, to be secure in the enjoyment of their own means of subsistence and development, and to engage freely in all their traditional and other economic activities. Indigenous peoples who have been deprived of their means of subsistence and development are entitled to just and fair compensation."

"Part VII, Article 31 Indigenous peoples, as a specific form of exercising their right to self determination, have the right to autonomy or self-government in matters related to their internal and local affairs, including culture, religion, education, information, media, health, housing, employment, social welfare, economic activities, land and resources management, environment and entry by non-members, as well as ways and means for financing these autonomous functions."

"Part VII, Article 32 Indigenous peoples have the collective right to determine their own citizenship in accordance with their customs and traditions. Indigenous citizenship does not impair the right of indigenous individuals to obtain citizenship of the States in which they live."

"Part VII, Article 33 Indigenous peoples have the right to promote, develop and maintain their institutional structures and their distinctive juridical customs, traditions, procedures and practices, in accordance with internationally recognized human rights standards."

"Part VII, Article 36 Indigenous peoples have the right to the recognition, observance and enforcement of treaties, agreements and other constructive arrangements concluded with States or their successors, according to their original spirit and intent, and to have States honour and respect such treaties, agreements and other constructive arrangements. Conflicts and disputes which cannot otherwise be settled should be submitted to competent international bodies agreed to by all parties concerned."

"Part VIII, Article 37 States shall take effective and appropriate measures, in consultation with the indigenous peoples concerned, to give full effect to the provisions of this Declaration. The rights herein shall be adopted and included in national legislation in such manner that indigenous peoples can avail themselves of such rights in practice."

We as indigenous people are Non Tax Payers and Non Taxpayers to any government foreign to Our own and or any foreign corporation. We have Our own transportation Rights and Laws. We have Absolute Titles to Our conveyances and other personal and private property. We provide living birth records for all Our indigenous people.

Please do not confuse the Washitaw Nation with other pseudo entities!

We are not here to overthrow any other Government or corporate entity.
We are not here to establish any cults, nor any religious institution.
We are not a corporation.

We are not here to harbor any immoral characters.
We are not here to hide or conceal any fugitives.
~~We are not here to escape any lawful responsibilities.~~
We are not offering Diplomatic Immunity to the Law.
We are not offering Limited Liability options.

The Emperial Washitaw Nation is a Nation governed by its own Laws. We exist and are governed by Our own Sovereign Government. The Empire Washitaw de Dugdahmoundyah has its own Court system for Indigenous People; and we accept no judgement from any other nation or corporation without due process of Our Emperial Courts. We fly Our own Emperial National Flag.

We give credence to Our Creator, Our Empress and to all others under the Emperial Seal of Love, which is strengthened by Truth, Peace, Freedom and Justice. For the record, let it be known that, even as Our Empire has been here for over 11,500 years, so I do now in this year of Our Empress of Empire Washitaw de Dugdahmoundyah, I re-affirm My Sovereign Emperial Washitaw Nation and Our beingness as an indigenous Washitaw citizen.

With explicit reservation of all human, Indigenous and Other Rights; Without Prejudice and With Honour: UCC-1207 and

UCC-1403.6

/s/ Rickey Ahern-Et: indigenous Washitaw citizen

8707 South Colfax avenue

Chicago, Illinois Republic

[Via: u.s.A. postal zone 60617-2434]

Empire Washitaw de Dugdahmoundyah

We, the undersigned indigenous individuals and residents of Empire Washitaw de Dugdahmoundyah do hereby witness the above signature of one of our own, so signed in Joliet, Illinois Republic, Empire Washitaw de Dugdahmoundyah.

Frank Kizg 4/20/06 indigenous individual

Asar Lcept-1 E/19/2006 indigenous individual

Jeffrey Crimichael Bej 8/20/06 indigenous individual

Exhibit B-7

PROOF/CERTIFICATE OF SERVICE

To: Administrative Review Board

P.O. Box 19277

Springfield, Illinois

62794-9277

PLEASE TAKE NOTICE that on September 18, 2005, I have placed the documents listed below in the institutional mail at Stateville Correctional Center, properly addressed to the party listed above for mailing through the United States Postal Service: Grievance Officer's Report #1208, Grievance (#1208), and an attached Warden's Bulletin (# 02-60).

Pursuant to 28 USC 1746, 18 USC 1621 or 735 ILCS 5/1-109, I declare, under penalty of perjury, that I am a named party in the above action, that I have read the above documents, and that the information contained therein is true and correct to the best of my knowledge.

DATE: 9/18/2006

Is/ Hickey Robinson E1

NAME: Hickey Robinson E1

IDOC#: K82958

Stateville Correctional Center

P.O. BOX 112

Joliet, Illinois 60434-0112

Rod R. Blagojevich
Governor



Roger E. Walker Jr.
Director

1301 Concordia Court / P.O. Box 19277 / Springfield, IL 62794-9277 / Telephone: (217) 522-2666 / TDD: (800) 526-0844

January 25, 2007

Rickey Robinson
Register No. ~~K89258~~ K82958
Stateville Correctional Center

Dear Mr. Robinson:

This is in response to your grievance received on September 26, 2006, regarding conditions (grooming policy, security procedures do not allow dreadlocks that can not be searched), which was alleged to have occurred at Stateville Correctional Center. This office has determined the issue will be addressed without a formal hearing.

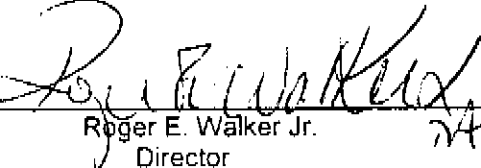
The Grievance officer's report, 1208, and subsequent recommendation dated September 7, 2006 and approval by the Chief Administrative Officer on September 13, 2006 have been reviewed.

Based on a total review of all available information, it is the opinion of this office that the issue was appropriately addressed by the institutional administration. It is, therefore, recommended the grievance be denied.

FOR THE BOARD:


Melody J. Ford
Administrative Review Board
Office of Inmate Issues

CONCURRED:


Roger E. Walker Jr.
Director

cc: Warden Terry McCann, Stateville Correctional Center
Rickey Robinson, Register No. K89258
Chron. File

Date: <u>11 July 2007</u>	Offender (Please Print): <u>Rickey Robinson-El Jr.</u>	ID# <u>K82958</u>																				
Present Facility: <u>Stateville C.C.</u>	Facility where grievance issue occurred: <u>Stateville C.C.</u>																					
NATURE OF GRIEVANCE:																						
<input type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input checked="" type="checkbox"/> <u>Request for Good Time</u>	<input type="checkbox"/> Disability																			
<input type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> <u>Medical Treatment</u>	<input type="checkbox"/> HIPAA																			
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input type="checkbox"/> Other	<input checked="" type="checkbox"/> Religious Freedom Discontinuation																			
<input type="checkbox"/> Disciplinary Report																						
Date of Report: <u>CIV 27</u>		Facility where issued: <u>CIV 27</u>																				
<p>Note: Protective Custody Denials may be grieved immediately with the local administration on the protective custody status notification.</p> <p>Complete: Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:</p> <p>Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.</p> <p>Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.</p> <p>Chief Administrative Officer, only if EMERGENCY grievance.</p> <p>Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.</p>																						
<p>Brief Summary of Grievance: <u>As a means of exhausting my Administrative Remedies, I, Rickey Robinson-El Jr, bring forth Redress via grievance for the Civil Rights violations occurring on myself and others similarly situated in Stateville Correctional Center, Prisons throughout the Illinois State who are members of the Washitaw Nation of Muurs. The violations focused on in this grievance is met by "discrimination suspected by State action" enforced by State officials and employees "under color of State law"; "deprivation of rights"; "free exercise of religion"; "equal protection of the laws" among other constitutional.</u></p> <p>Relief Requested: <u>Grievant, a member and representative of the Washitaw Nation of Muurs, request recognition of Ismaili Islam-Beliefs & practices not limited to meeting space & time.</u></p> <p><input type="checkbox"/> Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.</p>																						
<u>Rickey Robinson-El Jr.</u> <small>Offender's Signature</small>		<u>K82958</u>	<u>7-11-2007</u> <small>Date</small>																			
(Continue on reverse side if necessary)																						
<table border="1"> <tr> <td colspan="4">Counselor's Response (if applicable)</td> </tr> <tr> <td>Date Received: <u>7-12-07</u></td> <td><input type="checkbox"/> Send directly to Grievance Officer</td> <td><input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277 Springfield, IL 62794-9277</td> </tr> <tr> <td colspan="4">Response: On 8/2/07, Chaplain Adamson responded to this grievance by reiterating the Administrative Directive - Committed persons requesting religious activities of the type not offered by the Department shall submit a written request to the facility chaplain and shall be required, if requested by the facility chaplain or the Religious Practice Advisory Board to submit the following information:</td> </tr> <tr> <td colspan="2"> <u>C. Dennis</u> <small>Print Counselor's Name</small> </td> <td colspan="2"> <u>Thompson</u> <small>Counselor's Signature</small> </td> </tr> <tr> <td colspan="2"></td> <td colspan="2"><u>8-7-07</u> <small>Date of Response</small></td> </tr> </table>				Counselor's Response (if applicable)				Date Received: <u>7-12-07</u>	<input type="checkbox"/> Send directly to Grievance Officer	<input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277 Springfield, IL 62794-9277	Response: On 8/2/07, Chaplain Adamson responded to this grievance by reiterating the Administrative Directive - Committed persons requesting religious activities of the type not offered by the Department shall submit a written request to the facility chaplain and shall be required, if requested by the facility chaplain or the Religious Practice Advisory Board to submit the following information:				<u>C. Dennis</u> <small>Print Counselor's Name</small>		<u>Thompson</u> <small>Counselor's Signature</small>				<u>8-7-07</u> <small>Date of Response</small>	
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		<u>8-7-07</u> <small>Date of Response</small>																				

EMERGENCY REVIEW			
Date Received: <u>7-12-07</u>	Is this determined to be of an emergency nature?		
<input type="checkbox"/> Yes, expedite emergency grievance <input type="checkbox"/> No, an emergency is not substantiated Offender should submit this grievance in the normal manner			
<small>Chief Administrative Officer's Signature</small>			

Violations per T.D.O.C. Policy Directive.

On June 14, 2007 a letter requesting "Recognition of Ismaili Islam - Beliefs & Practices, particularly "Meeting space for Religious services" was prepared by myself and mailed to the "Chief Administrative Officer" with a copy mailed to "Senior Chaplain George Adamson". Their silence were established as a Dishonor/Denial of my offer/request. (See attached copy of letter)

Grievant Rickey Robinson El and Jason Taylor El, and all Others similarly situated, are, and were, at all material times, citizens of the Washitaw Nation of Myurs, a foreign state, and are residents thereof. As "U.S. Non-citizen nationals" of an Indigenous/Indian nation, Grievant is "domicile" in the Illinois Republic (Article IV, Section 4, of the U.S. Constitution); but at no material times were Grievant a citizen or resident of the State of Illinois [an artificial entity] or the United States, Inc.

Civil right laws are held to apply to "State actions" because the actions of the State's departments stem from the State's "delegation of authority." It is the State itself that creates the power of the "actor" [DOC officers and Employees] in the name of the department [DOC]; and this fact is that which provides the remedy for redressing the abuses of authority by the State's departments or their employees. The entire function of the Illinois Department of Corrections [DOC] is subject to the Constitutional duties owed to its prison inmates. When a forum is not open to a particular group of inmates, such as the forum for the "exercise of religion"; then the DOC administrative process is malfunctioning; and therefore, the district court must intervene when there is hostility toward the "religion" and/or "nationality" of a particular group of inmates, to which the Grievant belongs; discrimination occurs; and when the administration denies "equal protection of the laws"; it practices discrimination as well.

With the above stated, it is my hopes that on some level or another Grievant is provided remedy by reform to I.D.O.C. Policy Directive, that it may discontinue to deny "equal protection of laws"; practices of discrimination.

(Exhibit C-2)

From: Brother Rickey Robinson-El
#K82958, B-227

Date: June 14, 2007

To: Terry L. McCann, Warden
George Adamson, Chaplain
Stateville Correctional Center

RE: Recognition of Ismaili Islam - Beliefs & Practices
Per...I.D.O.C. Policy Directive.

Islam! (Greetings of Peace)

On behalf of the Moorish Science Temple of America, Inc., Reincarnate Temple System, I, present to you an official Request for Recognition of Ismaili Islam belief and practices. In addition, We request space and time, for Our group to Pray, Worship and conduct Religious services for greater Spiritual enlightenment and guidance.

ARTICLE I

Ismaili Islam - ORIGIN

We are the Sab'iya ["Sevener's"], followers of the First Seven Imams, descendants of Ali and Fatima, a daughter of the Prophet Muhammad [d. 572 A.D.] We are the representatives of the Ismaili ["Sevener's"] branch of Sha'Isam, descendants of:

- 1.) The Fatimid Dynasty of Egypt and North Africa [909 - 1171],
- 2.) The Almoravids [1056-1147], Almohads [1130-1269], & Marinids [1196-1549] of Morocco, as well as
- 3.) The Sheriff Dynasty [1511-1927] of Morocco, and
- 4.) The Washitaw/Delaware Dynasty(ies) [1511-1683-1778/1797 - present] of North America.

Descendants of the Muurs expelled from Spain resettled among the Washitaw Muurs in North America in the 15th Century. The Muurs were eventually organized by the holy Prophet Noble Drew Ali in 1913, and incorporated as a religious estate in the State of Illinois in 1926. The surviving group of Muurs/Moors of the Diaspora were practicing Ismaili and members of this branch of Islam, is also known as the Seveners. Prophet Noble Drew Ali initiated the revival of Ismaili Islam among the Muurs/Moors. In 1913 he proclaimed to be the Mahdi, the promised Messiah predicted by the Holy Prophet of Islam: Mohammed III. He proclaimed to be the fulfillment of the prophecies announced by the great faiths. Adherents of Ismaili Islam ~~do~~ subscribe to an esoteric interpretation of the Qur'an; as such, the code of doctrine and discipline of Ismaili Islam is distinctly influenced by Gnosticism and Neoplatonism. Like any other science, Ismaili Islam admits to the necessity of observation and reasoning; it is in consonance with human nature. Accordingly, the object of life is the complete manifest of divinity. Every human being has within them the essence of perfect development.

ARTICLE II

BELIEF AND PRACTICE

The cardinal doctrine of Ismaili is the unity of the Goghead; a Triune Being. "There is no god but One, who necessarily is the source of all that is good. There is none worthy but the One and only Great God, and Mohammed is His Prophet." Ismaili Islam requires belief in all the great Prophets, including Abraham, Moses, Jesus, Krishna, Buddha, Confucious, Zoroaster as well as other divine Avatars. Each one are regarded as divinely inspired for the "re-generation" of humanity; that humanity will stay the course toward divinity. Ismaili Islam requires peace between all religions, and regard the adherents of each as "People of the Book" [Arabic, ahl al-Kitab].

Adherents of Ismaili Islam draw no lines of discrimination, but simply maintain that the Holy Prophet Mohammed was also a Great Prophet of God. Our own age has not been without its own witness to God's inspiration. While we consider the Holy Prophet Mohammed as the Seal of the Prophets, Our Holy Prophet Noble Drew Ali is regarded as Prophet Mohammed "Reincarnated". Prophet Noble Drew Ali is our witness. Although the Holy Qur'an is the sacred Scripture for all Moslems, the Muurs of North America have our own sacred Scripture: The Holy Koran written by our Prophet Noble Drew Ali. Nonetheless, the Muurs are encouraged to read any of the other sacred Scripture. Their divine revelation gives guidance for all humanity, providing standards for good conduct. Every kind of injury against our fellow beings are forbidden; for each one of us are enjoined in benevolence and generosity towards one another.

ARTICLE III

CUSTOM:

We Moslems, believe and practice the Five Pillars of Islam which are required of every Moslem: Ismaili Islam as well.

- [1] The pronouncement of the Confession of faith;
- [2] The performance of the required Three (rather than five) daily prayers;
- [3] The required fasting during the Eighth (rather than ninth) Month: August;
- [4] Tribute in the form of community service and participation in the network
- [5] The Pilgrimage to the Holy City of Mecca, Or to Monroe, Louisiana: Home of the Indigenous Washitaw Mound at Poverty Point.

In the tradition of Ismaili Islam the call to prayer are three times a day: Morning, Afternoon and Evening prayer. Muurs are required to participate in the Friday Congretional Prayer. Friday evening prayer is led by an Imam/Moabite, a prayer leader. This is associated with certain rituals observed by the faithful.

Our articles of "Faith and Recognition" are:

Prayer banners, rugs or rosary beads may be used during prayer service.

One Red or Black fez for men
One fez bag for men
One turban for women (no longer than 9'x10")
One Blue 1" lapel pin
One White or Blue Allah, Circle, Seven charm to be worn around the neck.
One Certificate Declaration of Nationality

In the practice of Ismaili/Moorish Islam, adherents:

- (1) Adhere to the Five Pillars of Islam.
- (2) Heed to the clean, pure and lawful diet as prescribed by the true and divine founders of the first religious creed, for the redemption and salvation of mankind on earth. The body is sacred and deserving of clean, pure and lawful foods, such as: "Fish, vegetables, rice, beans, nuts, fresh fruit, and items made from soy and rice milk."
- (3) Reverently adorn sacred emblems such as the Fezes worn by Our Brother's, and the Turban's by Our Sister's, keeping all Moslems mindful of the Ever Present Eternal Great God, Allah. ■ We wear the "Crescent and Star" button/pin, and the "Allah, Circle, Seven" charm around Our neck and near to Our heart, giving Honor's to Our Great Mother ELOHIM, who has created everything that ever was or is, in heaven and on earth. By One Divine Act She filled the universe with manifest, Stars, Planets and all forms of life.

ARTICLE IV

AUTHORITY

The Moorish Temple of Science, organized in the year of 1925, and was legally incorporated as a civic organization under the laws of the State of Illinois, November 29th, 1926...Certificate #10580. The name Moorish Temple of Science was changed to the Moorish Science Temple of America, May 2nd, 1928, and this change was recorded and filed on May 21st, 1928, in accordance with the legal requirements of the Secretary of the State of Illinois.

Since the work of the Moorish Science Temple of America was largely religious, the organization was legally changed to a religious organization on July 20th, 1928. An Affidavit to this effect has been properly filed in the Cook County Recorder's office of Illinois [Affidavit #10105905].

The Moorish Science Temple of America, Reincarnate Temple System, is the original Moorish Science Temple, deriving Supreme Power and Authority From the Prophet and Chief Magistrate Noble Drew Ali, Certificate #10580, Conferred; Nov. 29, 1926, 1927, 1928, Chicago, Illinois. Illinois Tax Exemption -- E 9939-0647-01; IRS: Exception # 17053-290-74400-4; Moorish Science Temple; EIN #56-2473981. Louisiana Treaty of 1803 [8 Stat. 200, Article III] -- NORTH AMERICAN CONFEDERATION OF MUURS UNITED UNDER THE LAND GRANT -- Spanish Certificate; June 20, 1797 [Plan No. 1518, Register No. 3, April 12, 1802 U.S. Land Grant No. 923]. [refer to U.S. Constitution, Article IV, Section. 1].

ARTICLE V**STRUCTURE:**

Yielding explicitly to Divine Law. It is by the word of God-Allah thru His true and Divine Prophet, Noble Drew Ali, Mohammed III, that His laws be strictly preserved by all members of all the Temples of the Moorish Science Temple of America. [MNK - Ch. XLVII, #13]. Act. #6, of our Divine Constitution and By-Laws mandate: "...We are teaching our people their nationality and their Divine Creed..."

The Reincarnate Temple, is a Temple, the original Moorish Science Temple of America, in absolute obedience to the purpose for which the Moorish Science Temple of America, is founded... "To uplift fallen humanity." In the promotion and fulfillment of the great purpose of the Moorish Divine National Movement, it is imperative "Two eminent elements" are established --

- [1] An Independent Nation with a functioning government, and;
- [2] A Home of Worship.

With us, the Eminent elements are established in the names of:

- [1] "Empire Washitaw de Dugdyahmoundyah -- Washitaw Nation of Muurs/Moors; and,
- [2] The Moorish Science Temple of America, Reincarnate Temple System -- Ismaili Islam.

The Moorish Science Temple of America, Reincarnate Temple is the "religious" component of the Washitaw Nation of Muurs. The two are United in One. Embodied in a Monarchy Structure under the Divine Principles: Love, Truth, Peace, Freedom and Justice.

ARTICLE VI**REPRESENTATIVES:**

- [1] Brother Ravanna Sanders-Bey, is the Supreme Grand Sheik/Imam -- National Leader for the Moorish Science Temple of America, Reincarnate Temple System; and Permanent Representative, Ambassador-At-Large for the Washitaw Nation of Muurs.
- [2] Brother El Seti Anu Ali El, is the Supreme Grand Mufti/Khan -- National protector for the Moorish Science Temple of America, Reincarnate Temple System; and the Empire Washitaw de Dugdyahmoundyah -- Washitaw Nation of Muurs.
- [3] Brother Claudis McClinton El, is the Mid-West Regional Grand Sheik/Imam for the Moorish Science Temple of America, Reincarnate Temple System.
- [4] By National Appointment, Brother Rickey Robinson-El, is a Sheik in Illinois vested with Primary Authority inclusive to Illinois geographical area at Stateville Correctional Center, along with Brother Jason Taylor-El.

There are Several Sheiks and Grand Sheiks in Illinois. The Illinois Grand Sheiks, is Appointed as MANAGING TRUSTEE OF THE Illinois TEMPLE (Reincarnate Temple of Illinois).

Each of the Local (City & or Facility) Temple's throughout Illinois is headed by a "TEACHER" for the guidance of Our Local Temple membership.

Currently, We have many followers located at facilities throughout the State.

I, now conclude, and Pray all necessary requirements for "Recognition" are fulfilled. Peace!

Respectfully,

Brother Rickey Robinson-El
c/o #K82958 B-227

Service via U.S.P.S. operating within
Washitaw de Dugdyahmoundyah
Registered Return Receipt

No. 7005 - 3110 - 0002 - 7556 - 2495

From: Rickey Robinson-El
Resident #K82958
Stateville Correctional Center
C/O: P. O. Box 112
Joliet, Illinois Republic
Via: u.s.a. Postal Zone 60434
Empire Washitaw Dugdyahmoundyah

To: Terry L. McCann, Warden
Stateville Correctional Center
C/O: P.O. Box 112
Joliet, Illinois Republic
Via: u.s.a. Postal Zone 60434
Empire Washitaw de Dugdyahmoundyah

CC: R.Robinson-El, Petitioner
T.McCann, Warden
G.Adamson, Chaplain

(Note: As I, Rickey Robinson-El, wish to Exhaust my Private Administrative Remedy and dispose of this matter as soon as possible, by having your response to either deny or accept the above REQUEST, it is imperative that I have your response within ten (10) days from the postmark of this REQUEST. Should you fail to respond you will have established the fact that you DISHONOR the REQUEST and therefore in Default upon your silence, with the opportunity to cure your fault. Thank you for your prompt attention to this matter.

Sincerely,

Without Prejudice

Rickey Robinson-El
.....Secured Party Creditor
Pursuant to UCC 1-103.6 & 1-207

[5 of 5]

(Exhibit 6-3)

- 1) Written verification that other committed persons belong to that faith and are invited in attending such religious activities.
- 2) The names, addresses, and telephone numbers of the outside leaders of the faith
- 3) Copies of the by-laws, chapters, or articles of incorporation, to the extent available
- 4) Written verification of the religion's practices, requirements, historical origins, size, membership population, organization hierarchy and structure, role of religious personnel, dietary restrictions
- 5) The time, place, and nature of any religious activities to be conducted and the identity of the religious program volunteer who will conduct the requested religious activities, as well as their address, telephone number, and credentials; and
- 6) The documentation required under Section 423.60

Chaplain Adamson states: "As the facility chaplain and member of the Religious Practice Advisory Board, do hereby request the above." fsk

L. D. Adamson

L. D. Adamson 8/7/07

Grievance Officer's Response

Date Received: August 8, 2007

Date of Review: August 8, 2007

Grievance # (optional): 100-17

Committed Person: Ricky Robinson

ID#: 58295X

Nature of Grievance: Other-Religious Indigenous Discrimination

Facts Reviewed: Grievant alleges that he and other inmates are members of Washitaw Nation Of Muirs and there is currently no allowance for them to practice their religion. Grievant states when a forum is not open to a particular group of inmates then the IDOC administrative process is malfunctioning.

Counselor Response (CONDENSED): On 8-2-07, Chaplain Adamson responded to this grievance by reiterating the AD-Committed persons requesting religious activities not currently offered by the Department shall submit a written request to the facility Chaplain and submit all pertinent information pertaining to the religion (as stated in counselor's response attached to grievance).

Upon further review from Grievance Office, finds that this office concurs with the counselors response and adds that in reading the synopsis by grievant of the pertinent information needed for submitting the written request, noticed that there were no resources included (copies of the material also help) as to where the grievant received the information (what books or documents used to verify the faith). This office also noticed there was no included phone numbers and addresses of outside leaders of the faith which would be pertinent for finding out more information and for Chaplain to ask questions. It would behove the grievant to make sure the information is complete and to supply the resources to the Chaplain.

Recommendation: Grievance is resolved.

Ami Workman

Print Grievance Officer's Name

Grievance Officer's Signature

(Attach a copy of Committed Person's Grievance, including counselor's response if applicable)

Chief Administrative Officer's Response

Date Received

8-13-07

I concur

 I do not concur Remand

Comments

U. M. C. (initials)

8-13-07

Committed Person's Appeal To The Director

I am appealing the Chief Administrative Officer's decision to the Director. I understand this appeal must be submitted within 30 days after the date of the Chief Administrative Officer's decision to the Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-9277. (Attach a complete copy of the original grievance, including the counselor's response, if applicable, and any pertinent documents.)

Distribution

Committed Person's Signature

DPA

Date

Date: 18 August 2006

Committed Person: Rickey Robinson-E1

K83455

Present Facility:
Stateville Correctional CenterFacility where grievance
issue occurred: Stateville Correctional

NATURE OF GRIEVANCE:

Person's Freedom My Housing Restoration of Good Time Other _____ 444
 Staff Conduct Safety Medical Treatment Other Violation _____
 Transfer Coordinator, Facility Transfer Coordinator Transfer Coordinator of rights.
 Death Row, Person _____ Date of Death _____ Place where issued _____

Note: Protective Custody Details may be斟酌ed immediately via the cell administrator or the corrective custody status not listed or complete. Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Report, etc.) and send to:

Counselor: Unless the issue involves discipline, is deemed an emergency, this subject to direct review by the Administrative Review Board. Grievance Officer, only, if the issue involves discipline at the present facility or issue not resolved by Counselor. Chief Administrative Officer, only, if EMERGENCY grievance. Administrative Review Board, only, if the issue involves transfer denied by the Transfer Coordinator, protective custody, In-Prisoner administration of psychotropic drugs, issues from another facility, except personal property issues, or issues not resolved by the Chief Administrative Officer.

I, Rickey Robinson-E1, declare that I am a free and sovereign

individual of this land of the ancient mound builders, known by its ancient indigenous name Empire Washitaw de Dugdyahmoundyah. I willingly and knowingly exercise my right to a nationality as a member of the indigenous Imperial Washitaw Nation, Washitaw de Dugdyahmoundyah. I further reserve all of the fundamental freedoms and God-given rights of every real live human being upon this earth. Any and all, past and present, political affiliations implied by operation of law or otherwise with foreign entities are hereby, now and forever, dissolved and revoked.

One of the requirements needed for recording with the Washitaw Nation of
Relief Requested: That I be permitted to have my photo taken with my fez (sacred
headress) on to complete my enrollment.

Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self

Committed Person's Signature

Date

Date

(Continues on reverse side if necessary)

Counselor's Response (if applicable)

Date

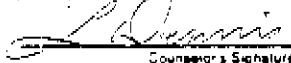
Received: 8 / 21 / 06

 Send directly to Grievance Officer Outside jurisdiction of this facility. Send to
Administrative Review Board, P.O. Box 9277,
Springfield, IL 62794-9277

Response: Legal Counsel from Marshall states that he is in her jurisdiction. IPOC does not have to take any photo nor have to facilitate arrangements for this inmate to obtain any photo of him in the facility. I do not want to leave the facility. As an inmate washes his sentence, he has no need for a passport since he is not legitimately able to travel. He has no commercial documents, any driver's and identification card need for any type of identification number. Finally, since IPOC does not allow an inmate to act in an authority position, including as a member of the institutional trustee of a cultural organization, there is no need to facilitate this community or do deposit for such purposes.

By Dennis

Print Counselor's Name



Counselor's Signature

Date of Response

EMERGENCY REVIEW

Date

Received: _____

Is this determined to be of an emergency nature?

 Yes, expedite emergency grievance No, an emergency is not substantiated.

Committed person should submit this grievance in the normal manner

Chief Administrative Officer's Signature

Date

Muurs[Division of Enrollment and Nationalization] is:

A passport type photograph with "white" back-drop, upper shoulder and head with "red" Fez.

This can be easily obtained by way of computer shall this institution take my photo with my Fez on.

Moroccans are recognized by the Fez & Turban! To complete my Declaration on the National level a photo with me wearing my Fez is required (see the attached instruments front & back). For this institution to reject the wearing of my sacred headgear on the photo in it's system violates my religious First Amendment rights as well as hinders/violates my right to a Nationality. According to the United Nations Declaration on the Rights of Indigenous Peoples, Sub-

Commission on the Promotion and Protection of Human Rights Resolution 1994/45:

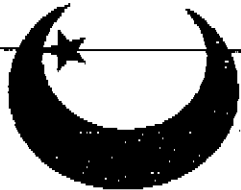
Part I, Article 5 Every indigenous individual has the right to a Nationality.

Part VII, Article 32 indigenous individuals have the collective right to determine their own citizenship in accordance with their customs and traditions. Indigenous citizenship does not impair the right of indigenous individuals to obtain citizenship of the States (Republics) in which they live.

Part VIII, Article 37 States shall take effective and appropriate measures in consultation with the indigenous peoples concerned, to give full effect to the provisions of this Declaration. The rights herein shall be adopted and included in national legislation in such manner that indigenous people can avail themselves of such rights in practice.

NOTICE TO AGENT IS NOTICE TO PRINCIPLE, NOTICE TO PRINCIPLE IS NOTICE TO AGENT

D-1
Cont.



The headgear worn in the photographs, the **Turban** and the **Fez**, are the official headdress of the Muurs of the Americas. They are the traditional headdress worn by holy men and women of Moorish descent. The white **Turban** and **Fez** are worn by Indigenous Peoples of the Washitaw Nation of Muurs, but were made red because of the blood lost during the **French and Indian Wars**, while defending the Washitaw Crown against European colonizers. The **Turban** or **Fez**, crimson in color, signifies the rank of **Sheikees** or **Sheik**. These headdresses are symbols of land aristocracy indicating allodial land ownership via the **Imperial Crown of Washitaw** [U.S. Land Grant No.: 923-1802/U.N. I.O.P. No.: 215/93]

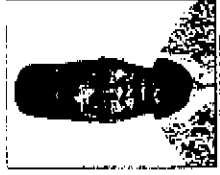
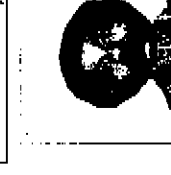
The **Turban** and **Fez** are the most ancient and sacred of all headdress, signifying a gesture of respect to **Allah**, the Creator of the Universe. The sacred headdresses are worn by pious Muurs who acknowledge **Allah's** constant presence in life and death. They are the "**Righteous Ones**" [Hebrew: **Zal dikim**]. Worn by **Amurru** of ancient times, the **Turban** and **Fez** were extremely popular during the reign of **Moulay Idriss**, Sultan of the **Moorish Empire** [Spain and Northwest Africa]. The **Fez** had been so popular in the **Moroccan** city of **Fez**, that city became the **Capital City** of the **Moorish Empire** in 808 AD. The **Fez** is the warrior-scholar **Crown of the Amurru**, the Muurs of **Phoenicia** and **Carthage**.

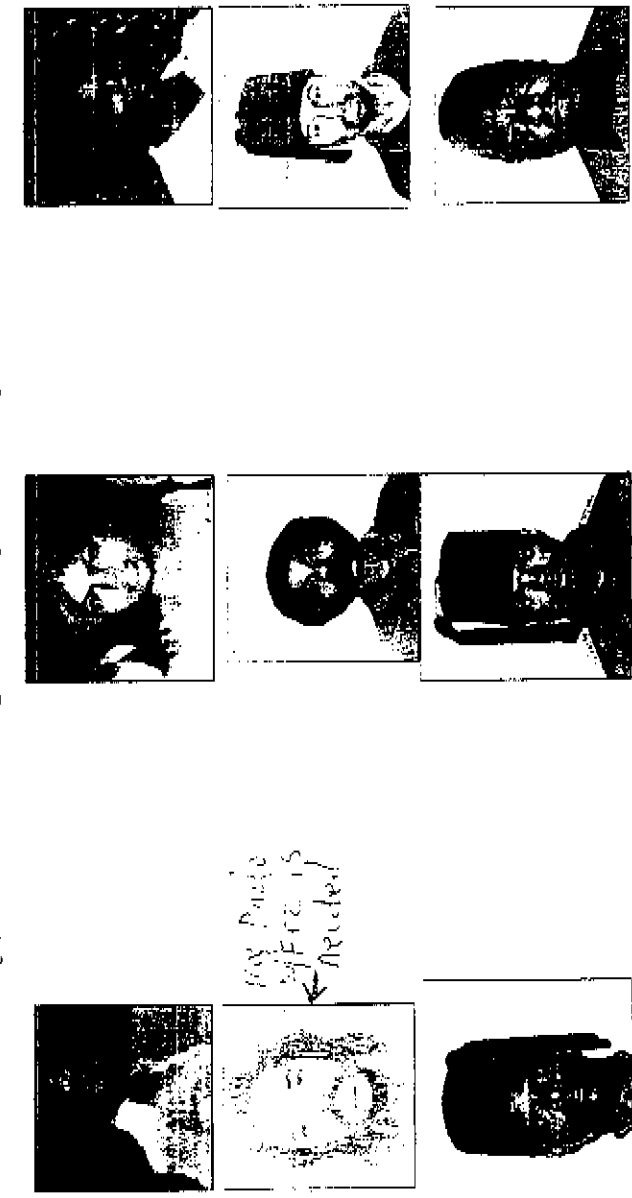


Exhibit D-2

The headgear worn in the photographs, the Turban and the Fez, are the official headdress of the Muurs of the Americas. They are the traditional headdress worn by holy men and women of Moor descent. The white Turban and Fez are worn by Indigenous Peoples of the Washitaw Nation of Muur but were made red because of the blood lost during the French and Indian Wars, while defending the Washitaw Crown against European colonizers. The Turban or Fez, crimson in color, signifies the rank of Sheikess or Sheik. These headdresses are symbols of land aristocracy indicating allodial land ownership via the Imperial Crown of Washitaw [U.S. Land Grant No.: 923-1802/U.N. I.O.P. No.: 21593].

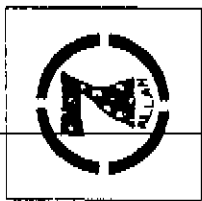
The Turban and Fez are the most ancient and sacred of all headdresses, signifying a gesture of respect to Allah, the Creator of the Universe. The sacred headdresses are worn by pious Muurs who acknowledge Allah's constant presence in life and death. They are the "Righteous Ones" [Hebrew Zaddikim]. Worn by Amurru of ancient times, the Turban and Fez were extremely popular during the reign of Moulay Idriss, Sultan of the Moorish Empire [Spain and Northwest Africa]. The Fez had been so popular in the Moroccan city of Fez, that city became the Capital City of the Moorish Empire in 808 AD. The Fez is the warrior-scholar Crown of the Amurru, the Muurs of Phoenicia and Carthage.

	<p>Brother E Seti Anu Ali El, liaison to the Empress Attorney General and Counsel General-at-Large Supreme Grand Mufti/Khan, International New Orleans, Louisiana Republic, Washitaw.</p>
	<p>Brother Richard Dyer Bey Michigan Grand Mufti/Khan Michigan Jurisdiction Muskegon Heights, Mich.</p>
	<p>Brother Derrick Cabbitt Bey Michigan Grand Sheik/Imam Michigan Jurisdiction Carson City, Michigan</p>
	<p>Brother Nakare Dwight Bey Illinois Grand Sheik/Imam Illinois Region Jurisdiction Chicago, Illinois</p>
	<p>Brother Ravanna Sanders Bey Secretary General Ambassador Supreme Grand Sheik, Int'l. New Orleans, Louisiana</p>
	<p>Brother Claudis Adel M. El Second Grand Sheik/Imam Mid-West Region Jurisdiction Chicago, Second Region</p>
	<p>Brother Arno Sutton Bey Probation Status Acting Local Shack Marenisco, Michigan</p>
	<p>Brother Omar Sanders Bey Illinois Grand Mufti/Khan Illinois State Jurisdiction</p>

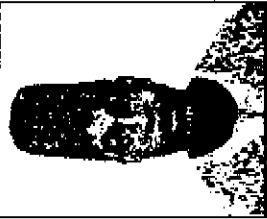


2 of 2

D-2
cont



Brother Rayanna Sanders Bey
Secretary General, Ambassador
Supreme Grand Sheik, Int'L
New Orleans, Louisiana



Brother Derrick Cabbil Bey
Michigan Grand Sheik/Imam
Michigan Jurisdiction
Carson City, Michigan



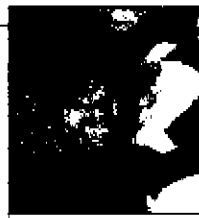
Brother Bakare Dwight Bey
Illinois Grand Sheik/Imam
Illinois Region Jurisdiction
Chicago, Illinois



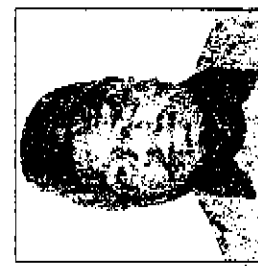
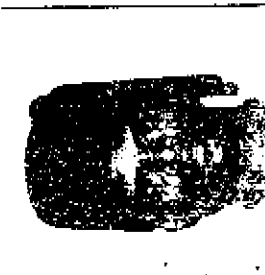
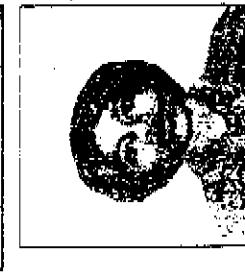
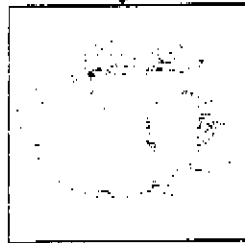
Brother El Seti Anu Ali El, liaison to the Empress
Attorney General and Counsel General-at-Large
Supreme Grand Mufti/Khan, International
New Orleans, Louisiana Republic, Washitaw



Brother Richard Dyer Bey
Michigan Grand Mufti/Khan
Michigan Jurisdiction
Muskegon Heights, Mich.



Brother Claudis Adel M. El
Second Grand Sheik/Imam
Mid-West Region Jurisdiction
Chicago, Illinois



Brother Arno Sutton Bey
Probation Status
Acting Local Sheik
Marenisco, Michigan

Page 2 of 2



Exhibit D-3
Moorish Science Temple of America
PROPHET NOBLE DREW ALI



ISLAM Amurru !

HOTEP Amu !

The following Instructions are for Washitaw Muurs and are needed for recording with the Washitaw Nation of Muurs [Division of Enrollment and Nationalization].

1. "Passport" (type) **PHOTOGRAPH** with "white" back-drop: Upper shoulder and head with "red" Fez (Only) [Sisters: with "red" Turban (Only)].
2. The actual document (Copy):
Financial Statement —1 on file and returned (to you) with "number" affixed.
Two-Page Document
3. The actual document (Copy):
Illinois Department of State "Secured Party" Letter received with "number" affixed.
Two-Page Document
4. The actual document (Copy):
EIN Letter received with number affixed.

5. General Identification Information <ul style="list-style-type: none"> A. Home Location (Address) <p>Street Number City, State Republic [Via: u.s.A. postal zone 00000-0000]</p> C. Live Birth (D.O.B. 00-month-year) <p>State of Birth County of Birth Height 0' 0" Weight 000 lb</p> 	<p>B. Name [Washitaw Muur Name (Bey/El)] Resident (or Apt.) Number 000000 Mailing Location</p> <p>Street Address/P.O. Box Number City, State Republic (Washitaw) [Via: u.s.A. postal zone 00000-0000]</p> <p>D. SSN [Copy of Document (front & rear)] E. Passport Number (Copy of Document) [Or, U.S. State Dept. Registration Number]</p> <p>F. State, Drivers License or, ID Number</p> <p>G. State & original County Birth Certificates</p>
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Indigenous Washitaw Moorish American: U.S. 923/1802 & U.N. IPO 215/93
U.S. NON-CITIZEN AMERICAN NATIONAL AND NON-RESIDENT ALIEN
UNITED STATES LAWS AFFIRMING RIGHT TO CITIZENSHIP AND NATIONALITY

15 Stat. 223-224 (1868), R.S. § 1999, 8 U.S.C. § 800 (1940); **United States v Cruikshank**, 92 U.S. 542 (1875). **American/U.S.A. National** 54 Stat. 1137, Section 101(a)(3)&(38), Section 101(a)(21)-(22). [PL 94-241; 90 Stat. 263, at Section 3; 100 Stat. 843, August 27, 1986]. **The Nationality Act of 1940**, 8 U.S.C. Section 1101(21): [U.S. Non-Citizen] 8 U.S.C. 1452(b)(1)(2) & 8 U.S.C. 1502(a), Section 1452(a)(b)&(c); PL 99-396, 16(c). 26 C.F.R. § 7701(11), 39 F.R.52 (March 14, 1974); 26 C.F.R. § 301.6109(a); 26 U.S.C. § 3402 (n) – 1, 26 C.F.R. § 31.3402(n)-1, 26 C.F.R. § 3402(f)(2)-1, 26 C.F.R. § 1.1441-3. [Non-Resident Alien] [8 Stat. 200, Article III (1803)] Empire Washitaw de Dugdyahmoundyah

Illinois Tax Exemption E 9939-0647-01
 IRS: Exception

Moorish Science Temple of America EIN 56 - 2473981
 In-Care-Of: Washitaw Nation of Muurs
 P.O. Box 0318, Chicago, Illinois [60621-0318]

LOVE ————— TRUTH ————— PEACE ————— FREEDOM ————— JUSTICE

EMPIRE WASHITAW de DUGDAHMOUNDYAH
 Washitaw Empress, Verdiacee Tiari Washitaw-Tunica Goston El-Bey

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